Exhibit F

# W. R. Grace Asbestos Personal Injury Questionnaire



10315607013952

ŘΕ:

Provost & Umphrey PO Box 4905 Beaumont TX 77704

REDACTED

REC'D APR 1 3 2006

4. 150 p.60 (SMS) 759

[THIS PAGE INTENTIONALLY LEFT BLANK.]

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

WR GRACE-BIS SOCIETY
MR GRACE-PIG ROZEAG ONE

In re:	) Chapter 11
	)
W. R. GRACE & CO., et al.,	) Case No. 01-01139 (JKF)
	) Jointly Administered
Debtors.	)
	1

# W. R. Grace Asbestos Personal Injury Questionnaire

YOU HAVE RECEIVED THIS QUESTIONNAIRE BECAUSE GRACE BELIEVES THAT YOU HAD SUED ONE OR MORE OF THE DEBTORS LISTED IN APPENDIX A ATTACHED TO THIS QUESTIONNAIRE BEFORE GRACE FILED FOR BANKRUPTCY ON APRIL 2, 2001 FOR AN ASBESTOS-RELATED PERSONAL INJURY OR WRONGFUL DEATH CLAIM, AND THAT CLAIM WAS NOT FULLY RESOLVED.

IF YOU HAVE SUCH A CLAIM, YOU MUST COMPLETE AND SUBMIT THIS QUESTIONNAIRE BY JANUARY 12, 2006 TO RUST CONSULTING, INC., THE CLAIMS PROCESSING AGENT, AT ONE OF THE FOLLOWING ADDRESSES:

### IF SENT BY U.S. MAIL

SERVICE, OR A SIMILAR HAND DELIVERY SERVICE

RUST CONSULTING, INC.

IF SENT BY FEDERAL EXPRESS, UNITED PARCEL

RUST CONSULTING, INC. CLAIMS PROCESSING AGENT RE: W.R. GRACE & CO. BANKRUPTCY P.O. BOX 1620 FARIBAULT, MN 55021

CLAIMS PROCESSING AGENT RE: W.R. GRACE & CO. BANKRUPTCY 201 S. LYNDALE AVE. FARIBAULT, MN 55021

A QUESTIONNAIRE (AND ANY AMENDMENTS OR ADDITIONAL DOCUMENTS IN SUPPORT OF THE QUESTIONNAIRE) WILL <u>NOT</u> BE CONSIDERED UNLESS RECEIVED BY RUST CONSULTING, INC. BY JANUARY 12, 2006.

THIS QUESTIONNAIRE IS AN OFFICIAL DOCUMENT APPROVED BY THE COURT IN CONNECTION WITH ESTIMATING GRACE'S ASBESTOS-RELATED PERSONAL INJURY AND WRONGFUL DEATH CLAIMS AS A WHOLE. THE QUESTIONNAIRE IS BEING USED BY W. R. GRACE AS A MEANS TO SEEK INFORMATION ABOUT YOUR ASBESTOS CLAIM. BY TIMELY RETURNING THE QUESTIONNAIRE AS COMPLETELY AND ACCURATELY AS POSSIBLE, GRACE, THE OFFICIAL COMMITTEES, AND THE FUTURE CLAIMANTS REPRESENTATIVE WILL SEEK TO PRIORITIZE THE PROCESSING OF YOUR CLAIM UNDER ANY TRUST DISTRIBUTION PROCEDURES APPROVED AS PART OF A PLAN OF REORGANIZATION.

THE COURT HAS ORDERED THAT, AS PART OF THE DISCOVERY PROCESS, ALL HOLDERS OF PRE-PETITION ASBESTOS PERSONAL INJURY CLAIMS MUST COMPLETE AND RETURN THIS QUESTIONNAIRE. THUS, FAILURE TO TIMELY RETURN THE QUESTIONNAIRE AS COMPLETELY AND ACCURATELY AS POSSIBLE MAY RESULT IN SANCTIONS AND/OR OTHER RELIEF AVAILABLE UNDER APPLICABLE FEDERAL RULES.

BECAUSE YOUR CLAIM WILL BE EVALUATED IN ACCORDANCE WITH THE TRUST DISTRIBUTION PROCEDURES APPROVED AS PART OF A PLAN OF REORGANIZATION, COMPLETION OF THIS QUESTIONNAIRE DOES NOT MEAN THAT YOUR CLAIM WILL EITHER BE ALLOWED OR PAID. TO THE EXTENT YOU ATTACH TO THIS QUESTIONNAIRE DOCUMENTS ALSO NEEDED BY THE TRUST TO PROCESS YOUR CLAIM, SUCH DOCUMENTS WILL BE PROVIDED TO THE TRUST AND YOU WILL NOT NEED TO RESUBMIT THEM.

### INSTRUCTIONS

- A. GENERAL 1. This Questionnaire refers to any lawsuit that you filed before April 2, 2001 for an "asbest MR GRACE-Pig 007549-004 wrongful death claim." This term is intended to cover any lawsuit alleging any claim for personan my war. that relates to: (a) exposure to any products or materials containing asbestos that were manufactured, sold, supplied; produced, specified, selected, distributed or in any way marketed by one or more of the Debtors (or any of their respective past or present affiliates, or any of the predecessors of any of the Debtors or any of their respective past or present affiliates), or (b) exposure to vermiculite mined, milled or processed by the Debtors (or any of their respective past or present affiliates, any of the predecessors of any of the Debtors or any of their predecessors' respective past or present affiliates). It includes claims in the nature of or sounding in tort, or under contract, warranty, guarantee, contribution, joint and several liability, subrogation, reimbursement, or indemnity, or any other theory of law or equity, or admiralty for, relating to, or arising out of, resulting from, or attributable to, directly or indirectly, death, bodily injury, sickness, disease, or other personal injuries or other damages caused, or allegedly caused, directly or indirectly, and arising or allegedly arising, directly or indirectly, from acts or omissions of one or more of the Debtors. It includes all such claims, debts, obligations or liabilities for compensatory damages such as loss of consortium, personal or bodily injury (whether physical, emotional or otherwise), wrongful death, survivorship, proximate, consequential, general, special, and punitive damages.
- Your Questionnaire will be deemed filed only when it has been received by Rust Consulting Inc., fine Claims Processing Agent, via U.S. Mail, Federal Express, United Parcel Service or a similar hand delivery service. A Questionnaire that is submitted by facsimile, telecopy or other electronic transmission will not be accepted and will not be deemed filed.

Do not send any Questionnaire to the Debtors, counsel for the Debtors, the Future Claimants Representative, the Official Committee of Unsecured Creditors, the Official Committee of Asbestos Personal Injury Claimants, the Official Committee of Asbestos Property Damage Claimants, the Official Committee of Equity Security Holders, or such Committees' counsel. Questionnaires that are filed with or sent to anyone other than Rust Consulting, Inc. will be deemed not to have been submitted, and such Questionnaires will not be considered.

- 3. Your completed Questionnaire must (i) be written in English, and (ii) attach relevant supporting materials as instructed further below.
- 4. All holders of claims described on page i (and as described in further detail in Instruction A (1) above) are required to file this Questionnaire by Jan. 12, 2006. Your Questionnaire will be used in connection with the estimation hearing to be conducted by the Court pursuant to the Estimation Procedures Order (a copy of which is attached as Appendix B).
- Any subsequent amendment to the Questionnaire will not be considered for any purpose unless received by Jan. 12, 2006.

### B. PART I - Identity of Injured Person and Legal Counsel

Respond to all applicable questions. If you are represented by a lawyer, then in Part I (b), please provide your lawyer's name and the name, telephone number and address of his/her firm. If you are represented by a lawyer, he/she must assist in the completion of this Questionnaire. Also, if you would prefer that the Debtors send any additional materials only to your lawyer, instead of sending such materials to you, then check the box indicating this in Part I (b).

All references to "you" or the like in Parts I through X shall mean the injured person. If the injured person is deceased, then the executor of the person's will (or similar estate representative) must complete this Questionnaire.

### C. PART II - Ashestos-Related Condition(s)

Please indicate all asbestos-related medical conditions for which you have been diagnosed. To complete questions related to injuries, medical diagnoses, and/or conditions, please use the following categories of customarily diagnosed conditions:

- Mesothelioma
- Asbestos-Related Lung Cancer
- Other Cancer (colon, laryngeal, esophageal, pharyngeal, or stomach)
- Clinically Severe Asbestosis
- Asbestosis
- · Other Asbestos Disease

If you have been diagnosed with multiple conditions and/or if you received diagnoses and diagnostic tests relating to the same condition by multiple doctors, please complete a separate Part II for each initial diagnosis and any previous or subsequent diagnoses or diagnostic tests that change or conflict with the initial diagnosis. For your convenience, additional copies of Part II are attached as Appendix C to this Questionnaire.

Supporting Documents for Diagnosis: This Questionnaire must be accompanied by copies, with access to originals upon request, of any and all documents you, your counsel, or your doctors have or subsequently obtain that support or conflict with your diagnosis.

X-rays and B-reads: Please attach all x-ray readings and reports. You may, but are not required to, attach chest x-rays. The court, however, has ruled that Grace may seek access to chest x-rays upon request.

Pulmonary Function Tests: Please attach all pulmonary function test results, including the actual raw data and all spirometric tracings, on which the results are based.

D. PART III - Direct Exposure to Grace Asbestos-Containing Products

In Part III, please provide the requested information for the job and site at which you asbestos-containing products. Indicate the dates of exposure to each Grace asbestos-containing product. If your exposure was a result of your employment, use the list of occupation and industry codes below to indicate your occupation and the industry in which you worked at each site. If you allege exposure to Grace asbestos-containing products at multiple sites, the Court has ordered that you must complete a separate Part III for each site. For your convenience, additional copies of Part III are attached as Appendix D to this Questionnaire.

Attach copies of any and all documents establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the disease.

### Occupation Codes

- 01. Air conditioning and heating installer/maintenance 02. Asbestos miner
- 03. Asbestos plant worker/asbestos manufacturing worker
- 04. Asbestos removal/abatement
- 05. Asbestos sprayer/spray gun mechanic
- 06. Assembly line/factory/plant worker
- 07. Auto mechanic/bodywork/brake repairman
- 08. Boilermaker
- 09. Boiler repairman
- 10. Boiler worker/cleaner/inspector/engineer/installer
- 11. Building maintenance/building superintendent
- 12. Brake manufacturer/installer
- 13. Brick mason/layer/hod carrier
- 14. Burner operator
- 15. Carpenter/woodworker/cabinetmaker
- 16. Chipper
- 17. Clerical/office worker
- 18. Construction general
- 19. Custodian/janitor in office/residential building
- 20. Custodian/janitor in plant/manufacturing facility
- 21. Electrician/inspector/worker
- 22. Engineer
- 23. Firefighter
- 24. Fireman
- 25. Flooring installer/tile installer/tile mechanic
- 26. Foundry worker
- 27. Furnace worker/repairman/installer
- 28. Glass worker
- 29. Heavy equipment operator (includes truck, forklift, & crane)59. Other
- 30. Insulator

- 31. Iron worker
- 32. Joiner
- 33. Laborer
- 34. Longshoreman
- 35. Machinist/machine operator
- 36. Millwright/mill worker
- 37. Mixer/bagger
- 38. Non-asbestos miner
- 39. Non-occupational/residential
- 40. Painter
- 41. Pipefitter
- 42. Plasterer
- 43. Plumber install/repair
- 44. Power plant operator
- 45. Professional (e.g., accountant, architect, physician)
- 46. Railroad worker/carman/brakeman/machinist/conductor
- 47. Refinery worker
- 48. Remover/installer of gaskets
- 49. Rigger/stevedore/seaman
- 50. Rubber/tire worker
- 51. Sandblaster
- 52. Sheet metal worker/sheet metal mechanic
- 53. Shipfitter/shipwrlght/ship builder
- 54. Shipyard worker (md. repair, maintenance)
- 55. Steamfitter
- 56. Steelworker
- 57. Warehouse worker
- 58. Welder/blacksmith

### Industry Codes

- 001. Asbestos abatement/removal
- 002. Aerospace/aviation
- 100. Asbestos mining
- 101. Automotive
- 102. Chemical
- 103. Construction trades
- 104. Iron/steel
- 105. Longshore
- 106. Maritime
- 107. Military (other than U.S. Navy)
- 108. Non-asbestos products manufacturing

- 109. Petrochemical
- 110. Railroad
- 111. Shipyard-construction/repair
- 112. Textile
- 113. Tire/rubber
- 114. U.S. Navy
- 115. Utilities
- 116. Grace asbestos manufacture or milling
- 117. Non-Grace asbestos manufacture or milling
- 118. Other

### E. PART IV - Indirect Exposure to Grace Asbestos-Containing Products

In Part IV, please provide the information requested for any injury alleged to have been car asbestos-containing products through contact/proximity with another injured person. If yo MR GRACE-PIQ 007549-006 contact/proximity with multiple injured persons, please complete a separate Part IV for each injured person. For your convenience, additional copies of Part IV are attached as Appendix E to this Questionnaire.

### F. PART V -- Exposure to Non-Grace Asbestos-Containing Products

In Part V, please provide the requested information for each party against which you have filed a lawsuit and/or claim alleging exposure to asbestos-containing products other than Grace products. If you filed such lawsuits and/or claims against multiple parties, the Court has ordered that you must complete a separate Part V for each party. If exposure was in connection with your employment, use the list of occupation and industry codes in Part III to indicate your occupation and the industry in which you worked. For your convenience, additional copies of Part V are attached as Appendix F to this Questionnaire.

### G. PART VI - Employment History

In Part VI, please provide the information requested for each industrial job you have held, other than jobs already listed in Parts III or V. Use the list of occupation and industry codes in the instructions to Part III to indicate your occupation and the industry in which you worked for each job. Please use the copy of Part VI attached as Appendix G to this Questionnaire if additional space is needed.

### H. PART VII - Litigation and Claims Regarding Asbestos and/or Silica

In Part VII, please describe any lawsuits and/or claims that were filed by you or on your behalf regarding asbestos or silica.

### I. PART VIII - Claims by Dependents or Related Persons

Part VIII is to be completed only by dependents or related persons (such as spouse or child) of an injured person who sued the Debtors before April 2, 2001 for an asbestos-related personal injury or wrongful death claim against Grace not involving physical injury to him-herself on account of his/her own exposure. One example of such a claim would be a claim for loss of consortium. If you are asserting such a claim, complete the entire Questionnaire, providing all information and documentation regarding the injured person.

### J. PART IX - Supporting Documentation

In Part IX, please mark the boxes next to each type of document that you are submitting with this Questionnaire. As indicated in the instructions to Parts II and III, this Questionnaire must be accompanied by copies, with access to originals upon request, of any and all documents you, your counsel, or your doctors have or subsequently obtain that (a) support or conflict with your diagnosis and/or (b) establish exposure to Grace asbestos-containing products as having a substantial causal role in the development of the medical diagnoses, and/or conditions claimed. Original documents provided to Grace will be returned within a reasonable time after its professionals and experts have reviewed the documents.

Grace will reimburse your reasonable expenses incurred in providing (a) copies of depositions you have given in lawsuits in which Grace was not a party and/or (b) any documents you have previously provided to Grace in prior litigation. Please indicate the documents for which you are seeking reimbursement and attach a receipt for such cost,

### K. PART X - Attestation that Information is True, Accurate and Complete

By signing Part X, you, the injured person, are attesting and swearing, under penalty of perjury, that, to the best of your knowledge, all of the information in this Questionnaire is true, accurate and complete. If the injured person is deceased, then the executor of the person's will (or similar estate representative) must complete and sign Part X on behalf of the injured

The legal representative of the injured person must complete and sign Part X where indicated.

PART I: IDENITI	TY OF INJURED PERSON .	AND LEGAL COUNSEL	
a. GENERAL INFORMATION			WR GRACE-PIQ 0075
1. Name of Claimant:	,	2. Gender	Male   Fema
First	МI	Last	
3. Race (for purposes of evaluating Pulm	onary Function Test results	):	White/Caucasian
			African American
			Other
1. Last Four Digits of Social Security Num	ber:	5. Birth Date:/_	/
6. Mailing Address:			
Address	City	State/Province	Zip/Postal Code
. Daytime Telephone Number:	***************************************	()	
LAWYER'S NAME AND FIRM			
. Name of Lawyer:			
. Name of Law Firm With Which Lawye	er is Affiliated:		
. Mailing Address of Firm:		· · · · · · · · · · · · · · · · · · ·	
Address	City	State/Province	Zin/Postal Code
. Law Firm's Telephone Number or Law	vyer's Direct Line:	(	~Apri doddi Codd
Check this box if you would like the lieu of sending such materials to you	Debtors to send subsequent m	aterial relating to your claim	to your lawyer, in
CAUSE OF DEATH (IF APPLICABL	Œ)		
. Is the injured person living or deceased? If deceased, date of death:	,		ring Deceased
. If the injured person is deceased, then a the following:	attach a copy of the death ce	ertification to this Question	/ naire and complete
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in	attach a copy of the death co	ertification to this Questions	/
. If the injured person is deceased, then a the following:	attach a copy of the death co	ertification to this Questions	/
. If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as state	attach a copy of the death ce the Death Certificate): ed in the Death Certificate):	ertification to this Questions	/
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  Lark the box next to the conditions with we structions to this Questionnaire. If you have agnostic tests relating to the same condition and any previous or subsequent diagnoses or	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple by multiple doctors, please con diagnostic tests that change	ertification to this Questions  NDITION(S)  ed and provide all informate conditions and/or if you receive the conditions and/or if you receive the conditions are part II or conflict with the initial of the conditions.	naire and complete
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  [ark the box next to the conditions with we structions to this Questionnaire. If you have agnostic tests relating to the same condition lead any previous or subsequent diagnoses or provenience, additional copies of Part II are attentions.	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple by multiple doctors, please condiagnostic tests that change tached as Appendix C to this C	ertification to this Questions  NDITION(S)  ed and provide all informate conditions and/or if you receive the conditions and/or if you receive the conditions are part II or conflict with the initial of the conditions.	naire and complete
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  Lark the box next to the conditions with we structions to this Questionnaire. If you have agnostic tests relating to the same condition to any previous or subsequent diagnoses or prevenience, additional copies of Part II are at	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple by multiple doctors, please condiagnostic tests that change tached as Appendix C to this C	ertification to this Questions  NDITION(S)  ed and provide all informate conditions and/or if you receive the conditions and/or if you receive the conditions are part II or conflict with the initial of the conditions.	naire and complete
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  Lark the box next to the conditions with we structions to this Questionnaire. If you have agnostic tests relating to the same condition is done in the previous or subsequent diagnoses or invenience, additional copies of Part II are attributed in the conditional copies check the box next to the conditional copies check the box next to the conditional copies of Part II are attributed in the conditional copies check the box next to the conditional copies of Part II are attributed in the conditional copies check the box next to the conditional copies of Part II are attributed in the conditional copies of Part II are attributed in the conditional copies check the box next to the conditional copies of Part II are attributed in the conditional copies check the box next to the conditional copies of Part II are attributed in the conditional copies check the box next to the conditional copies check the copies check the conditional copies check the conditional copies check the conditional copies c	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple by multiple doctors, please condiagnostic tests that change tached as Appendix C to this Conbeing alleged:  Mesothelioma	ertification to this Questions  NDITION(S)  ed and provide all informate conditions and/or if you recemplete a separate Part II for each or conflict with the initial diguestionnaire.	ion required in the cived diagnoses and ach initial diagnosis iagnosis. For your
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  [ark the box next to the conditions with w structions to this Questionnaire. If you have agnostic tests relating to the same condition id any previous or subsequent diagnoses or invenience, additional copies of Part II are attempted in the provious of Part II	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnost been diagnosed with multiple by multiple doctors, please cordiagnostic tests that change tached as Appendix C to this Con being alleged:  Mesothelioma  Other Cancer (car  Clinically Severe	NDITION(S)  ed and provide all informate conditions and/or if you recomplete a separate Part II for each or conflict with the initial discussionnaire,  exer not related to lung cancer Asbestosis	ion required in the cived diagnoses and ach initial diagnosis agnosis. For your or mesothelioma)
If the injured person is deceased, then a the following: Primary Cause of Death (as stated in Contributing Cause of Part II) are attempted in Contribution In Cont	that a copy of the death centre the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple of diagnostic tests that change tached as Appendix C to this Combeing alleged:  Mesothelioma  Other Cancer (can Clinically Severe delioma, were you diagnosed	NDITION(S)  ed and provide all informate conditions and/or if you recomplete a separate Part II for each or conflict with the initial diguestionnaire.  Exer not related to lung cancer Asbestosis	ion required in the cived diagnoses and ach initial diagnosis agnosis. For your or mesothelioma)
If the injured person is deceased, then a the following:  Primary Cause of Death (as stated in Contributing Cause of Death (as stated In Contribution In Con	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple doctors, please condiagnostic tests that change tached as Appendix C to this Con being alleged:  Mesothelioma  Other Cancer (can Clinically Severe diagnosed)  melioma, were you diagnosed of the Cancer (can contain the contains and con	NDITION(S)  ed and provide all informate conditions and/or if you receive or conflict with the initial diguestionnaire.  Exer not related to lung cancer Asbestosis  I with malignant mesothelic	ion required in the cived diagnoses and ach initial diagnosis agnosis. For your or mesothelioma)
If the injured person is deceased, then a the following:  Primary Cause of Death (as stated in Contributing Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  Itark the box next to the conditions with we structions to this Questionnaire. If you have agnostic tests relating to the same condition in any previous or subsequent diagnoses or privenience, additional copies of Part II are attributed in Please check the box next to the condition Asbestos-Related Lung Cancer  Asbestos-Related Lung Cancer  Asbestosis  Other Asbestos Disease  a. Mesothelioma: If alleging Mesoth following (check all that apply):  diagnosis from a pathologist certification of the condition of t	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple by multiple doctors, please condiagnostic tests that change tached as Appendix C to this Conbeing alleged:  Mesothelioma  Other Cancer (can Clinically Severe nelioma, were you diagnosed of the cancer field by the American Board of this certified by the American E	NDITION(S)  ed and provide all informate conditions and/or if you recemplete a separate Part II for early conflict with the initial discussionnaire.  Exer not related to lung cancer Asbestosis I with malignant mesothelic pathology	ion required in the sived diagnoses and ach initial diagnosis agnosis. For your or mesothelioma)
the following: Primary Cause of Death (as stated in Contributing Cause of Death (as stated in Contributing Cause of Death (as stated in Contributing Cause of Death (as stated in PART II:  Mark the box next to the conditions with we astructions to this Questionnaire. If you have inagnostic tests relating to the same condition and any previous or subsequent diagnoses or provenience, additional copies of Part II are attempted.  Please check the box next to the condition Asbestos-Related Lung Cancer  Asbestosis  Other Asbestos Disease  a. Mesothelioma: If alleging Mesoth following (check all that apply):  diagnosis from a pathologist certification.	the Death Certificate):  ed in the Death Certificate):  ASBESTOS-RELATED CO  which you have been diagnose been diagnosed with multiple doctors, please condiagnostic tests that change tached as Appendix C to this Con being alleged:  Mesothelioma  Other Cancer (can Clinically Severe diagnosed with a condition of the condition of	NDITION(S)  ed and provide all informate conditions and/or if you recomplete a separate Part II for each or conflict with the initial discussionnaire,  exer not related to lung cancer Asbestosis I with malignant mesothelic Pathology Board of Pathology bestos-containing products here	ion required in the cived diagnoses and ach initial diagnosis iagnosis. For your or mesothelioma)

		PART II: ASBESTOS-RELATED CONDITION(S) (Continued
<b>).</b>	Asl lun	pestos-Related Lung Cancer: If alleging Asbestos-Related Lung Cancer, were NR GRACE-PIQ 007549-008 y g cancer based on the following (check all that apply):
		findings by a pathologist certified by the American Board of Pathology
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses' and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis determined by pathology
		evidence of asbestos-related nonmalignant disease based on a chest x-ray reading of at least 1/0 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestos-related nonmalignant disease based on a chest x-ray reading of at least 1/0 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		diffuse pleural thickening as defined in the International Labour Organization's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the lung cancer
		other (please specify):
:.	Oth	er Cancer:
	(1)	If alleging Other Cancer, please mark the box(es) next to the applicable primary cancer(s) being alleged:
		☐ colon ☐ pharyngeal ☐ esophageal ☐ laryngeal ☐ stomach cancer
		other, please specify:
	(ii)	Were you diagnosed with the above-indicated cancer based on the following (check all that apply):
		findings by a pathologist certified by the American Board of Pathology
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis based on a chest x-ray reading of at least 1/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		evidence of asbestosis determined by pathology
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the cancer
		other (please specify):

	Τ,	PART II: ASBESTOS-RELATED CONDITION(S) (Continued)
d.		nically Severe Asbestosis: If alleging Clinically Severe Asbestosis, was your diagn. HR GRACE-P19 007549-009 eck all that apply):
		diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
		a chest x-ray reading of at least 2/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a B-reader certified by the National Institute for Occupational Safety and Health
		a chest x-ray reading of at least 2/1 on the ILO grade scale (a) conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses and (b) by a second B-reader certified by the National Institute for Occupational Safety and Health
		asbestosis determined by pathology
		a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating total lung capacity less than 65% predicted
	□	a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating forced vital capacity less than 65% predicted and a FEV1/FVC ratio greater than or equal to 65% predicted
:		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the asbestosis
,		other (please specify):
е	Ast	estosis: If alleging Asbestosis, was your diagnosis based on the following (check all that apply):
		diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
-		a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
		a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a second B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
		asbestosis determined by pathology
•		a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating a FEVI/FVC ratio greater than or equal to 65% predicted with either (a) total lung capacity less than 80% predicted or (b) forced vital capacity less than 80% predicted
		a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the asbestosis
		other (please specify):

f.

PART II: ASBESTOS-RELATED CONDITION(S) (Continued)
Other Asbestos Disease: If alleging any asbestos-related injuries, medical diagnoses, and/ those above, was your diagnosis based on the following (check all that apply):  WR GRACE-Pla 007549-010
diagnosis of a pulmonologist or internist certified by the American Board of Internal Medicine
diagnosis determined by pathology .
a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumocomioses by a B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumocomioses (2000)
a chest x-ray reading conducted in compliance with the standards set forth in the International Labour Organization's 2000 International Classification of Radiographs of Pneumoconioses by a second B-reader certified by the National Institute for Occupational Safety and Health, with one of the following: (i) at least 1/0 on the ILO grade scale, or (ii) diffuse pleural thickening as defined in the ILO's Guidelines for the Use of the ILO International Classification of Radiographs and Pneumoconioses (2000)
a chest x-ray reading other than those described above
a pulmonary function test, conducted in accordance with the standards set forth in the American Thoracic Society's Lung Function Testing; Selection of Reference Values and Interpretive Strategies, demonstrating a FEVI/FVC ratio greater than or equal to 65% predicted with either (a) total lung capacity less than 80% predicted or (b) forced vital capacity less than 80% predicted
a pulmonary function test other than that discussed above
a supporting medical diagnosis and supporting documentation establishing that exposure to Grace asbestos-containing products had a substantial causal role in the development of the condition
a CT Scan or similar testing
a diagnosis other than those above
other (please specify):

[REMAINDER OF PAGE INTENTIONALLY BLANK]

<del></del>	PART II: ASBESTOS-RELATED	· · · · · · · · · · · · · · · · · · ·								
	egarding Diagnosis		WR GNACE-PIQ 007549-01							
Date of Diagno	sis:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_//							
Diagnosing Do	ctor's Name:									
Diagnosing Do	ctor's Specialty:									
	ctor's Mailing Address:									
•	Address									
City		State/Province	Zip/Postal Code							
•	ctor's Daytime Telephone Number:									
	your relationship to the diagnosing doctor									
	sing doctor your personal physician?									
	sing doctor paid for the diagnostic services th									
	dicate who paid for the services performed: _									
	counsel in order to receive any of the services									
	sing doctor referred to you by counsel?									
	of any relationship between the diagnosing do									
	plain:									
diagnosis? Did the diagno	nosing doctor provided with your comple sing doctor perform a physical examination by use tobacco products?	n?	Yes N							
	used tobacco products?									
If answer to ei	ther question is yes, please indicate wheth he dates and frequency with which such pr	er you have regularly used any								
☐ Cigarettes	Packs Per Day (half pack = .5)	Start Year	End Year							
☐ Cigars	Cigars Per Day	Start Year	End Year							
If Other Te	obacco Products, please specify (e.g., chewi	ng tobacco):								
	Amount Per Day	Start Year	End Year							
Have you ever	been diagnosed with chronic obstructive p	ılmonary disease ("COPD")?	Yes No							
If yes, please at	tach all documents regarding such diagnosis	and explain the nature of the di	agnosis;							
Information Re	garding Chest X-Ray									
Please check the box next to the applicable location where your chest x-ray was taken (check one):										
	oratory 🔲 Job site 🔲 Union Hall 🔲 De		•							
	chest x-ray taken:									
	Address		. —.							
City		State/Province	7in/Postal Cod							

With respect to your relationship to the reader, check all applicable boxes:  Was the reader paid for the services that he/she performed	-	PART II: ASBESTOS-RELATED CONDITION(S) (Continued	
Name of Reader:  Reader's Daytime Telephone Number:  Reader's Mailing Address:  Address  City  State/Province  Zip/Postal of the Reader's Mailing Address:  Was the reader paid for the services that he/she performed.  If yes, please indicate who paid for the services performed:  Did you retain counsel in order to receive any of the services performed by the reader?  Are you aware of any relationship between the reader and your logal counsel?  Was the reader referred to you by counsel?  Was the reader referred to you by counsel?  Was the reader certified by the National Institute for Occupational Safety and Health at the time of the reading the reader is not a certified B-reader, please describe the reader's occupation, specially, and the method three which the reading was made:  Information Regarding Pulmonary Function Test:  List your height in feet and inches when test given:  Total Lung Capacity (TLC):  Forced Vital Capacity (FVC):  Proced Vital Capacity (FVC):  So of prediction of Doctor Performing Test (if applicable):  Dector's Specialty:  Name of Clinician Performing Test (if applicable):  Testing Doctor or Clinician's Mailing Address:  Address  City  State/Province  Zip/Postal Co-  Zip/Postal Co-  Testing Doctor or Clinician's Daytime Telephone Number:  Address  Address  Address	•		
Name of Reader's Daytime Telephone Number:		Date of Reading:/ H.O score:	WR GRACE-PIG 007549-0
Reader's Daytime Telephone Number:			
Reader's Mailing Address  Address  City  State/Province  Zip/Postal of With respect to your relationship to the reader, check all applicable boxes:  Was the reader paid for the services that he/she performed:  If yes, please indicate who paid for the services performed:  Did you retain counsel in order to receive any of the services performed by the reader?  Was the reader referred to you by counsel?  Are you aware of any relationship between the reader and your legal counsel?  Was the reader certified by the National Institute for Occupational Safety and Health at the time of the reading was made:  If the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method three which the reading was made:  Information Regarding Pulmonary Function Test:  List your height in feet and inches when test given:  Date of Test:  It is your weight in pounds when test given:  Total Lung Capacity (FVC):  % of predictional preforming Test (if applicable):  Testing Doctor or Clinician's Mailing Address:  Address  City  State/Province  Zip/Postal Counsel of City Specialty:  Name of Oction Interpreting Test:  Doctor's Specialty:  List-preting Doctor or Clinician's Daytime Telephone Number:  Address  City  State/Province  Zip/Postal Counsel of City Specialty:  Address  City  State/Province  Zip/Postal Counsel City  Address  Address			)
City State/Province Zip/Postal to With respect to your relationship to the reader, check all applicable boxes:  Was the reader paid for the services that he/she performed			
With respect to your relationship to the reader, check all applicable boxes:  Was the reader paid for the services that he/she performed		Address	
With respect to your relationship to the reader, check all applicable boxes:  Was the reader paid for the services that he/she performed		City State/Province	Zip/Postal Cor
If yes, please indicate who paid for the services performed:  Did you retain counsel in order to receive any of the services performed by the reader?		With respect to your relationship to the reader, check all applicable boxes:	·•
If yes, please indicate who paid for the services performed:  Did you retain counsel in order to receive any of the services performed by the reader?		Was the reader paid for the services that he/she performed	Yes []
Was the reader referred to you by counsel?		If yes, please indicate who paid for the services performed:	
Are you aware of any relationship between the reader and your legal counsel?		Did you retain counsel in order to receive any of the services performed by the reader?	Yes []
If yes, please explain:  Was the reader certified by the National Institute for Occupational Safety and Health at the time of the reading was the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method threwhich the reading was made:  Information Regarding Pulmonary Function Test:			
Was the reader certified by the National Institute for Occupational Safety and Health at the time of the reading was made:  If the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method threwhich the reading was made:  Information Regarding Pulmonary Function Test:		Are you aware of any relationship between the reader and your legal counsel?	Yes ]
If the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method threwhich the reading was made:  Information Regarding Pulmonary Function Test:		If yes, please explain:	
If the reader is not a certified B-reader, please describe the reader's occupation, specialty, and the method threwhich the reading was made:  Information Regarding Pulmonary Function Test:		Was the reader certified by the National Institute for Occupational Safety and Health a	t the time of the reading
Information Regarding Pulmonary Function Test:			Yes [] N
Information Regarding Pulmonary Function Test:		If the reader is not a certified B-reader, please describe the reader's occupation, specials which the reading was made:	y, and the method throug
List your height in feet and inches when test given:		•	
List your weight in pounds when test given:  Total Lung Capacity (TLC):  Sof predictions of prediction of predicti			
Total Lung Capacity (TLC):			
Forced Vital Capacity (FVC):		List your weight in pounds when test given:	lt
Forced Vital Capacity (FVC):		Total Lung Capacity (TLC):	% of predicte
FEV1/FVC Ratio:			
Name of Doctor Performing Test (if applicable):  Doctor's Specialty:  Name of Clinician Performing Test (if applicable):  Testing Doctor or Clinician's Mailing Address:  Address  City  State/Province  Zip/Postal Coc Testing Doctor or Clinician's Daytime Telephone Number:			
Doctor's Specialty:			
Name of Clinician Performing Test (if applicable):  Testing Doctor or Clinician's Mailing Address:  Address  City State/Province Zip/Postal Coordinate Testing Doctor or Clinician's Daytime Telephone Number:			
Testing Doctor or Clinician's Mailing Address:  Address  City State/Province Zip/Postal Coo Testing Doctor or Clinician's Daytime Telephone Number:			
City State/Province Zip/Postal Coor Testing Doctor or Clinician's Daytime Telephone Number:			
Testing Doctor or Clinician's Daytime Telephone Number:			
Testing Doctor or Clinician's Daytime Telephone Number:		City State/Province	7:-M1 G-1
Name of Doctor Interpreting Test:		0.44.74.14.0	
Doctor's Specialty:			
Interpreting Doctor's Mailing Address:  Address			
Address			
City State/Province Zip/Postal Cod		Address	
City State/Province Zip/Postal Cod			
		City State/Province	Zip/Postal Code

	, PART II: ASBESTOS-RELATED CONDITION(S) (Continued)
	With respect to your relationship to the doctor or clinician who performed the pulmonar WR GRACE-PIQ 007549-813
	If the test was performed by a doctor, was the doctor your personal physician?
	Was the testing doctor and/or clinician paid for the services that he/she performed? Yes No
	If yes, please indicate who paid for the services performed:
	Did you retain counsel in order to receive any of the services performed by the testing doctor or clinician? Yes No
	Was the testing doctor or clinician referred to you by counsel? Yes No
	Are you aware of any relationship between either the doctor or clinician and your legal counsel?
	If yes, please explain: Yes No
	Was the testing doctor certified as a pulmonologist or internist by the American Board of Internal Medicine at the time of the pulmonary function test? Yes No
	With respect to your relationship to the doctor interpreting the results of the pulmonary function test check all applicable boxes:
	Was the doctor your personal physician? Yes No
	Was the doctor paid for the services that he/she performed?
	If yes, please indicate who paid for the services performed:
	Did you retain counsel in order to receive any of the services performed by the doctor? Yes No
	Was the doctor referred to you by counsel?
	Are you aware of any relationship between the doctor and your legal counsel? Yes No
	If yes, please explain
	Was the doctor interpreting the pulmonary function test results certified as a pulmonologist or internist by the American Board of Internal Medicine at the time the test results were reviewed?
•	Information Regarding Pathology Reports:
	Date of Pathology Report:
	Findings:
	Name of Doctor Issuing Report:
	Doctor's Specialty:
	Doctor's Mailing Address:
	Address
	City State/Province Zip/Postal Code
	Doctor's Daytime Telephone Number:
	With respect to your relationship to the doctor issuing the pathology report, check all applicable hoves.
	Was the doctor your personal physician?
	Was the doctor paid for the services that he/she performed?
-	If yes, please indicate who paid for the services performed:
	Did you retain counsel in order to receive any of the services performed by the doctor?
	Was the doctor referred to you by counsel? Yes No
	Are you aware of any relationship between the doctor and your legal counsel?
4	If yes, please explain:
	Was the doctor certified as a pathologist by the American Board of Pathology at the time of the diagnosis?
•	Yes No
	7
	•

7.	PART II: ASBESTOS-RELATED CONDITION(S) (Continue  With respect to the condition alleged, have you received medical treatment from a do WR GRACE-PIQ 007549-014	
	Yes No  If yes, please complete the following:  Name of Treating Doctor:	
	Freating Doctor's Mailing Address:  Address	
	City State/Province Zip/Postal Code	
	Treating Doctor's Daytime Telephone number:	
	Did you retain counsel in order to receive any of the services performed by the doctor? Yes No	

[REMAINDER OF PAGE INTENTIONALLY BLANK]

İ.	1 8 7 8 8	. [-				,.		<u> </u>	WR			
-	d that you must comply which you worked. Billed, mixed, removed istalled, mixed, remove		•		Nature of Exposure				WR	GRACE-P	10 00754	9-015
ING PRODUCTS	Please complete the chart below for each site at which you allege exposure to Grace asbestos-containing products. If you allege exposure at multiple sites, the Court has ordered that you must complete as exposure was in connection with your employment, use the list of occupation and industry codes in the Instructions to Part III to indicate your occupation and the industry in which you worked.  If exposure was in connection with your employment, use the list of occupation and industry codes in the Instructions to Part III to indicate your occupation and the industry in which you worked.  In the "Nature of Exposure" column, for each job listed, please indicate the letter(s) corresponding to whether you were any of the following during your exposure.  (a) A worker who personally mixed Grace asbestos-containing products  (b) A worker in a space where Grace asbestos-containing products  (c) A worker who personally installed Grace asbestos-containing products  (d) A worker in a space where Grace asbestos-containing products  (e) A worker who personally installed Grace asbestos-containing products  (f) If other, please specify.			yment	Was exposure due to worlding in or around areas where product was being instelled, mixed, removed, or out?  If Yes, please indicate your regular mothers, or our areas areas areas areas.							
S-CONTAIN	Tyou allege exp Questionnaire. s to Part III to in ere any of the fol where Grace a ce where Grace			ıring your emplo	Industry Code If Code: 7.13,							
CE ASBEST	aining products. If you ppendix D to this Ques in the Instructions to P to whether you were at A worker at a site whe or cut by others A worker in a space work or cut by others or cut by others If other, please specify.		'n:	es a member du	Occupation Code Troode 39							6
PART III: DIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINING PRODUCTS	to Grace asbestos-contain art III are attached as Appr tion and industry codes in letter(s) corresponding to tucts (d) A do tung products (e) A do ordered	h	Location	Unions of which you were a member during your employment	Dates and Frequency of Exposure: (figurs/day, days/year)					-		
ART III: DIRECT E	thich you allege exposure ce, additional copies of Pytent, use the list of occupa listed, please indicate the asbestos-containing produt Grace asbestos-containing proce asbestos-containing processors-containing processors-containing preserves		Site Owner:		Basis for Identification of Each							
P	Please complete the chart below for each site at which you allege exposure to Grace asbe a separate chart for each site. For your convenience, additional copies of Part III are atta If exposure was in connection with your employment, use the list of occupation and indu. In the "Nature of Exposure" column, for each job listed, please indicate the letter(s) corre (a) A worker who personally mixed Grace asbestos-containing products (b) A worker who personally removed or cut Grace asbestos-containing products (c) A worker who personally installed Grace asbestos-containing products		Site Type: Residence Business	Exposure:	Product(s)							
	Please complete the cha a separate chart for each If exposure was in como In the "Nature of Exposi (a) A worker wh (b) A worker wh (c) A worker wh	Site of Exposure:	Site Type:	Employer During Exposure.		Job 1 Description:	Job 2 Description:	Job 3 Description:	Job 4 Description:	Job 5 Description:	Job 6 Description:	

,	
L	PART IV: INDIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINI
1.	Are you asserting an injury caused by exposure to Grace asbestos-containing productgrace_pig_007549-016 with another injured person?
	If yes, complete questions 2 through 10 of this section for each injured person through which you allege exposure to Grace asbestos-containing products. For your convenience, additional copies of Part IV are attached as Appendix E to this Questionnaire,
2.	Please indicate the following information regarding the other injured person:
	Name of Other Injured Person:Gender:MaleFemale
	Last Four Digits of Social Security Number: Birth Date://
3.	What is your Relationship to Other Injured Person: Spouse Child Other
4.	Nature of Other Injured Person's Exposure to Grace Asbestos-Containing Products:
5. 6.	Dates Other Injured Person was Exposed to Grace Asbestos-Containing Products:    From:// To://
υ.	Other Injured Person's Basis for Identification of Asbestos-Containing Product as Grace Product:
7.	Has the Other Injured Person filed a lawsuit related to his/her exposure? Yes No
	If yes, please provide caption, case number, file date, and court name for the lawsnit:
	Caption:
	Court Name:
	Nature of Your Own Exposure to Grace Asbestos-Containing Product:
9.	Dates of Your Own Exposure to Grace Asbestos-Containing Product:  From://
10.	Your Basis for Identification of Asbestos-Containing Product as Grace Product:

[REMAINDER OF PAGE INTENTIONALLY BLANK]

# PART V: EXPOSURE TO NON-GRACE ASBESTOS-CONTAINING PRODUCTS

Please complete the chart below for each party against which you have filed a lawsuit and/or claim alleging exposure to asbestos-containing products other than Grace products. If you filed such lawsuits and/or claims against multiple parties, the Court has ordered that you must complete a separate chart for each party. For your convenience, additional copies of Part V are attached as Appendix F to this

If exposure was in connection with your employment, use the list of occupation and industry codes in the Instructions to Part III to indicate your occupation and the industry in which you worked. In the "Nature of Exposure" column, for each product listed, please indicate the letter(s) corresponding to whether you were any of the following during your exposure:

(c) A worker who personally installed Non-Grace asbestos-containing products (a) A worker who personally mixed Non-Grace asbestos-containing products
 (b) A worker who personally removed or cut Non-Grace asbestos-containing products

(e) A worker in a space where Non-Grace asbestos-containing products were being installed, mixed, removed or cut by others (d) A worker at a site where Non-Grace asbestos-containing products were being installed, mixed, removed or cut by others

(f) If other, please specify.

	-		Cccupanon	Industry		
Job I Description: Job 2 Description: Job 3 Description: Job 1 Description: Job 2 Description:	Product(s).	Dates and Frequency.	Code 50	Code	ส	Nature of
cription: cription: cription: cription:		Cronts and a days year)	specify	specify.		amontea
scription: scription: scription:						
scription: scription: scription: scription:						
scription: scription: scription:						
Job 3 Description: Job 1 Description: Job 2 Description:			•	•		
Job 1 Description: Job 2 Description:						
escription:	~~~~			-		
sscription:					9	
Job 2 Description:						
Job 3 Description:						
Job I Description:						
						R G
Job 2 Description:						RACE
						-P10
Job 3 Description:						00
						/// 754

Ξ

	PART VI: EMPI	OYMENT HISTORY	HR GRACE-PIQ 007549-018
including your current employ	ment. For each job, include you worked for at least one mont	Part VI for all of your prior indus our employer, location of employ th. Please use the copy of Part V	siria, work experience up to and ment, and dates of employment.
Occupation Code:	If Code 59, specify:	·	
Industry Code:	If Code 118, specify:		· ·
Employer:			
Beginning of Employment: Location:		End of Employment: _	//
Address			•
City		State/Province	Zip/Postal Code
Occupation Code:	If Code 59, specify:		
<del>-</del>			•
Employer:			
Beginning of Employment:		End of Employment:	
Address		· .	•
City		State/Province	Zip/Postal Code
Occupation Code:	If Code 59, specify:	<u> </u>	
Industry Code:	If Code 118, specify:		
Employer:			
Beginning of Employment:	//	End of Employment:	
Address			
City		State/Province	Zip/Postal Code
Occupation Code:	If Code 59, specify:	<b>.</b>	
Industry Code:	If Code 118, specify:		•
		·	
Beginning of Employment:	//	End of Employment:	_/
Location: Address			
		a m	-
City		. State/Province	Zip/Postal Code

	PART VII: LITIGATION AND CLAIMS REGARDING ASBESTOS AND/O
a.	LITIGATION
1.	Have you ever been a plaintiff in a lawsuit regarding asbestos or silica?
	If yes, please complete the rest of this Part VII(a) for each lawsuit. For your convenience, additional copies of Part VII are attached as Appendix G to this Questionnaire
2.	Please provide the caption, case number, file date, and court name for the lawsuit you filed:
	Caption:
	Case Number: File Date: / /
	Court Name:
3.	Was Grace a defendant in the lawsuit?
4.	Was the lawsuit dismissed against any defendant?
	If yes, please provide the basis for dismissal of the lansuit against each defendant:
5.	Has a judgment or verdict been entered?
	If yes, please indicate verdict amount for each defendant(s):
6.	Was a settlement agreement reached in this lawsuit?
	If yes and the settlement was reached on or after April 2, 2001, please indicate the following:
	a. Settlement amount for each defendant:
	b. Applicable defendants:
	c. Disease or condition alleged:  d. Disease or condition settled (if different than disease or condition alleged):
_	
7.	Were you deposed in this lawsuit?Yes No
	If yes and Grace was not a party in the lawsuit, please attach a copy of your deposition to this Questionnaire
b.	CLAIMS
1.	Have you ever asserted a claim regarding asbestos and/or silica, including but not limited to a claim against an asbestos trust (other than a formal lawsuit in court)?
	If yes, please complete the rest of this Part VII(b). If no, please skip to Part VIII,
2.	Date the claim was submitted:
3.	Person or entity against whom the claim was submitted:
4.	Description of claim:
5.	Was claim settled? Yes No
6.	Please indicate settlement amount:\$
7.	Was the claim dismissed or otherwise disallowed or not honored?
	If yes, provide the basis for dismissal of the claim:

PART VIII: CLAIMS BY DEPENI	DENTS OR RELATED PH
	WR GRACE-P1Q 007549-020
Name of Dependent or Related Person:	<del></del>
Last Four Digits of Social Security Number:  Financially Dependent:	Birth Date://
Relationship to Injured Party:   Spouse  Child  Other	
Mailing Address:	
City	State/Province Zip/Postal Code
Daytime Telephone number:	()
PART IX: SUPPORTING	G DOCUMENTATION
Please use the checklists below to indicate which documents yo	u are submitting with this form.
Copies:  Medical records and/or report containing a diagnosis Lung function test results Lung function test interpretations Pathology reports Supporting documentation of exposure to Grace asbestos-containing products Supporting documentation of other asbestos exposure	X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Depositions from lawsuits indicated in Part VII of this Questionnaire Death Certification
Originals:  Medical records and/or report containing a diagnosis  Lung function test results  Lung function test interpretations  Pathology reports  Supporting documentation of exposure to Grace asbestos-containing products  Grace will reimburse your reasonable expenses incurred in prov	Supporting documentation of other asbestos exposure  X-rays X-ray reports/interpretations CT scans CT scan reports/interpretations Death Certification
which Grace was not a party and/or (b) any documents you h indicate the documents for which you are seeking reimbursemen	at and attach a receipt for such costs:
PART X: ATTESTATION THAT INFOR	MATION IS TRUE AND ACCURATE
The information provided in this Questionnaire must be accordocument that may be used as evidence in any legal procees fraudulent Questionnaire is a fine of up to \$500,000 or imprison TO BE COMPLETED BY THE INJURED PERSON.	ding regarding your Claim. The penalty for presenting a
I swear, <u>under penalty of perjury</u> , that, to the best of my kr Questionnaire is true, accurate and complete.	nowledge, all of the foregoing information contained in this
Signature:	Date://
Please Print Name:	
TO BE COMPLETED BY THE LEGAL REPRESENTATIVE I swear that, to the best of my knowledge, all of the inform	
complete. Signature:	Date: I I
Please Print Name:	
I forms Trunc Lemms	——————————————————————————————————————



### Introduction

The Federal Rules provide that, where the answer to an interrogatory may be derived or ascertained from the records of the party upon whom the interrogatory has been served or from an examination, audit, or inspection of such records, including a compilation, abstract, or summary thereof, and the burden of deriving or ascertaining the answer is substantially the same for the party serving the interrogatory as for the party served, it is a sufficient answer to such interrogatory to specify the records from which the answer may be derived or ascertained and to afford to the party serving the interrogatory reasonable opportunity to examine, audit, or inspect such records and to make copies, compilations, abstracts, or summaries. Fed. R. Civ. P. 33(d). Accordingly, Claimant hereby attaches, if available or applicable, the following types of documents in the possession, custody, or control of the Claimant and/or Provost \* Umphrey Law Firm:

- (1) Interrogatory responses from state or federal court asbestos-related lawsuits;
- (2) Medical reports including, but not limited to, b-reads, linking reports, pathology reports, pulmonary function tests, and other expert reports identifying or diagnosing an asbestos-related disease;
- (3) Social Security employment records, annotated with specific worksites where applicable and as included;
- (4) Death certificate;
- (5) Claimant deposition;
- (6) Settlement report identifying those entities or parties from whom the Claimant has received funded settlements;

### PART I. IDENTITY OF INJURED PERSON AND LEGAL COUNSEL

- A1. Name of Claimant: See above.
- A2. Gender: To the extent provided, please refer to interrogatory responses, medical reports, specifically pulmonary function tests, death certificate, and/or Claimant deposition.
- A3. Race: To the extent provided, please refer to interrogatory responses, medical reports, specifically pulmonary function tests, death certificate, and/or Claimant deposition.
- A4. Last Four Digits of Social Security Number: See above.
- A5. Birth Date: To the extent provided, please refer to interrogatory responses, and medical reports.
- A6. Mailing Address: To the extent provided, please refer to interrogatory responses.
- <u>A7.</u> <u>Daytime Telephone Number:</u> To the extent provided, please refer to interrogatory responses.
- B1. Name of Lawyer(s): Bryan O. Blevins, Jr., Aaryn K. Giblin, and Colin D. Moore

MR GRACE-P1Q 007549-022

- B2. Name of Law Firm with which Lawyer is Affiliated: Provost \* Umphrey Law Firm, L.L.P.
- B3. Mailing Address of Firm: P.O. Box 4905; Beaumont, Texas 77704
- B4. Law Firm's Telephone Number: (409) 835-6000
- B4.5 Correspondence: Send all correspondence to law firm.
- C1. Living or Deceased: To the extent provided, please refer to death certificate, and answers to interrogatories.
- <u>C1.A.</u> <u>Date of Death</u>: To the extent provided, please refer to death certificate, medical records and answers to interrogatories.
- C2. Death Certificate Information: To the extent provided, please refer to death certificate and medical records.

PART II. ASBESTOS-RELATED CONDITION

- 1. Asbestos-Related Condition: For Claimant's asbestos-related condition and, to the extent provided, please refer to Claimant's answers to interrogatories, medical reports, and/or death certificate.
- 1.a. Mesothelioma: Please refer to Claimant's response in Part II, No. 1.
- 1.b. Asbestos-Related Lung Cancer: Please refer to Claimant's response in Part II, No. 1.
- 1.c. Other Cancer: Please refer to Claimant's response in Part II, No. 1.
- 1.d. Clinically Severe Asbestosis: Please refer to Claimant's response in Part II, No. 1.
- 1.e. Asbestosis: Please refer to Claimant's response in Part II, No. 1.
- 1.f. Other Asbestos Disease: Please refer to Claimant's response in Part II, No. 1.
- 2. Information Regarding Diagnosis: For information relating to the diagnosing physician or b-reader, please refer to Claimant's medical report(s) or deposition to the extent provided. For additional information about the diagnosing physician or b-reader, please refer to Claimant's interrogatory responses to the extent provided. For information specifically related to the diagnosing physician or b-reader's credentials, Claimant waives any procedural block and grants the debtor the right to contact these identified diagnosing physicians or b-readers. Additional information as to the diagnosing physician or b-reader may be found by writing the American Medical Association or by visiting its website at http://www.ama-assn.org. Further, many states maintain databases on physicians licensed to practice within their jurisdiction.

In most instances, the diagnosing physician or b-reader was not the Claimant's personal physician and was not paid directly by the Claimant at the time services were rendered.



For information regarding whether or not physician performed a physical please see medical reports where provided.

In most instances, the diagnosing physician inquired about the Claimant's smoking history. For a detailed description of Claimant's smoking history, please refer to Claimant's interrogatory responses, medical reports, deposition, or death certificate.

Except as noted in Claimant's medical report, interrogatory responses, or death certificate, Claimant has not been diagnosed with chronic obstructive pulmonary disease.

- 3. <u>Information Regarding Chest X-Ray</u>: For information relating to the chest x-ray, please refer to Claimant's medical report(s) or deposition to the extent provided.
- 4. Information Regarding Chest X-Ray Reading: For information relating to the chest x-ray or the b-reader who read the x-ray, please refer to Claimant's medical report(s) or deposition to the extent provided. Further information about the b-reader who read the chest x-ray may be found by writing NIOSH / CDC or by visiting its website at http://www.cdc.gov/niosh/topics/chestradiography/breader-list.html. In most instances, the b-reader was not paid directly by the Claimant at the time services were rendered.
- 5. Information Regarding Pulmonary Function Test: To the extent performed and reported refer to Claimant's Pulmonary Function Test for information relating to date of the test, height and weight at time of the test, percentage of total lung capacity, forced vital capacity and FEV1/FVC Ratio. For information relating to the physician or technician, please refer to Claimant's medical report(s), specifically, where provided, pulmonary function test reports or deposition to the extent provided. For additional information about the physician or technician, please refer to Claimant's interrogatory responses to the extent provided. For information specifically related to the physician's or technician's credentials, Claimant waives any procedural block and grants the debtor the right to contact these identified physicians or technicians. Additional information as to the physician or technician may be found by writing the American Medical Association or by visiting its website at http://www.ama-assn.org. Further, many states maintain databases on physicians licensed to practice within their jurisdiction. The American Board of Internal Medicine maintains records on its physicians and its website can be found at http://www.abim.org.

In most instances, the physician or technician was not the Claimant's personal physician and was not paid directly by the Claimant at the time services were rendered.

6. Information Regarding Pathology Reports: To the extent performed and reported, see claimants medical reports specifically pathology reports where applicable for information regarding the date of findings of the report. For information relating to the physician issuing the report, please refer to Claimant's medical report(s), specifically pathology reports where applicable, or deposition to the extent provided. For additional information about the physician, please refer to Claimant's interrogatory responses to the extent provided. For information specifically related to the physician's credentials, Claimant waives any procedural block and grants the debtor the right to contact these identified physicians. Additional information as to the physician may be found by writing the American Medical Association or by visiting its website at http://www.ama-assn.org. Further, many states maintain databases on physicians licensed to



practice within their jurisdiction. The American Board of Pathology maintains records on its physicians and its website can be found at http://www.abpath.org.

In most instances, the physician was not the Claimant's personal physician and was not paid directly by the Claimant at the time services were rendered.

7. Medical Treatment: To the extent performed and reported, for information relating to the physician, please refer to Claimant's medical report(s) or deposition to the extent provided. For additional information about the physician, please refer to Claimant's interrogatory responses to the extent provided.

### PART HI: DIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINING PRODUCTS

1. Work History: The debtor and premises' owners where Claimant worked possess much, if not all, of the information sought in this request. Until such time that the debtor and premises' owners disclose the specific products and equipment, including but not limited to Heavy Equipment, pumps, vessels, boilers, turbines, furnaces, tractors, engines, mobile or affixed equipment containing or utilizing asbestos or asbestos-containing products or component parts used in or near the areas where the Claimant worked, as identified in Claimant's responses to interrogatories and/or deposition, the Claimant cannot fully articulate as to the extent of exposure to debtor's asbestos or asbestos-containing products. To the extent provided, Claimant identifies those asbestos-containing products, including the debtor's asbestos-containing products which he/she worked with or around during his/her working career.

For a specific description of Claimant's job duties, please refer to Claimant's Social Security Employment Records, interrogatory responses and/or deposition to the extent provided. With the records provided, Debtor can reconcile which sites they sold products to before and during the time periods that claimant worked. Debtor, to the extent required, may match up Claimant's job titles to its occupation and industry codes should it require this information.

For information regarding union affiliation, please see Claimant's interrogatory responses where provided.

### PART IV: INDIRECT EXPOSURE TO GRACE ASBESTOS-CONTAINING PRODUCTS

- 1. Secondary Exposure: In most instances, Claimant is not claiming secondary exposure. To the extent secondary exposure is alleged, for information relating to the primary exposure individual(s), identification of products, nature of exposure, or lawsuit(s) filed, please refer to Claimants interrogatory responses, deposition, or medical reports to the extent provided.
- 2. Information Regarding Secondary Exposure: Please refer to Claimant's response in Part IV, No. 1.
- 3. Relationship: Please refer to Claimant's response in Part IV, No. 1.
- 4. Nature of Exposure: Please refer to Claimant's response in Part IV, No. 1.
- 5. Products: Please refer to Claimant's response in Part IV, No. 1.
- 6. Identification: Please refer to Claimant's response in Part IV, No. 1.



- 7. Lawsuit: Please refer to Claimant's response in Part IV, No. 1.
- 8. Nature of Exposure: Please refer to Claimant's response in Part IV, No. 1.
- Dates of Exposure: Please refer to Claimant's response in Part IV, No. 1.
- 10. Identification: Please refer to Claimant's response in Part IV, No. 1.

PART V: EXPOSURE TO NON-GRACE ASBESTOS-CONTAINING PRODUCTS

1. Work History: For a list of Defendants against whom claimant filed a lawsuit, please see Plaintiff Petition which was served on Grace at the time suit was filed. The non-debtor asbestos companies and premises' owners where Claimant worked possess much, if not all, of the information sought in this request. Until such time that the non-debtor asbestos companies and premises' owners disclose the specific products and equipment, including but not limited to heavy equipment, pumps, vessels, boilers, turbines, furnaces, tractors, engines, mobile or affixed equipment containing or utilizing asbestos or asbestos-containing products or component parts used in or near the areas where the Claimant worked, as identified in Claimant's responses to interrogatories and/or deposition, the Claimant cannot fully articulate as to the extent of exposure to non-debtor asbestos companies' asbestos or asbestos-containing products. To the extent provided, Claimant identifies those asbestos-containing products, including the debtor's asbestos-containing products which he/she worked with or around during his/her working career.

For a specific description of Claimant's job duties, please refer to Claimant's Social Security Employment Records, interrogatory responses and/or deposition to the extent provided. Debtor, to the extent required, may match up Claimant's job titles to its occupation and industry codes should it require this information.

Claimant filed suit against various asbestos defendants for asbestos-related injuries in the lawsuits identified in Part VII.

PART VI: EMPLOYMENT HISTORY

1. Work History: To the extent provided, please refer to Claimant's Social Security Employment Records, interrogatory responses, medical reports, death certificate, and/or Claimant deposition for years of employment, Employer identity and location. Debtor, to the extent required, may match up Claimant's job titles to its occupation and industry codes should it require this information.

# PART VII: LITIGATION AND CLAIMS REGARDING ASBESTOS AND/OR SILICA A. LITIGATION

- A.1. Plaintiff in Lawsuit: Yes
- A.2. Case Information: Please refer to claimant's responses to interrogatories for information regarding the Caption, Case number and court name. This lawsuit was filed in DISTRICT COURT OF JEFFERSON COUNTY, TEXAS on 01/06/1995, Cause Number B-150,374.



- A.3. Grace as a Defendant: To the extent named and served and to the extent debtor answered the lawsuit or made an appearance, yes. Assuming the foregoing, Debtor is in possession of this information and may verify through its own records.
- A.4. Was the Lawsuit Dismissed Against Any Defendant: Claimant objects on the basis that the decisions reached in determining which defendants are dismissed in a claim is privileged under both the work product and attorney client privilege, subject to and without waiving those objections, claimant answers as follows. Yes. To fine extent Debtor needs to know why a specific defendant was dismissed from a specific lawsuit it need look no further than its own history in asbestos litigation while it was a solvent defendant. Some defendants are dismissed for lack of jurisdiction; some defendants are dismissed because of insolvency and bankruptcy. Still others are dismissed after an equitable settlement is reached or because the defendant's defense to the claims is valid and cannot be overcome based upon the specific facts of the case. Notwithstanding, Claimant attaches a printout of those asbestos defendants in which a settlement was reached and funded.
- A.5. Has a judgment or verdict been entered: Claimant is unaware if a judgment or verdict has been entered.
- A.6. Was a settlement agreement reached in this lawsuit: Yes. To Claimant's knowledge, settlements are protected by a duly executed confidentiality agreement. Claimant cannot and will not violate any confidentiality agreements. To further debtor understanding of Claimant's settlement, please refer to the attached settlement report.
- A.7.Deposition: To the extent the deposition is attached, yes, Claimant was deposed. If in the event that a deposition is not attached, Claimant was not deposed.

### B. CLAIMS

- <u>B.1.</u> Claims against asbestos trusts: To the extent identified in Claimant's settlement report, Claimant has made claims against an asbestos trust.
- B.2. Date of Claim: Please refer to the information contained in Claimant's settlement report.
- B.3. Entity: Please refer to the information contained in Claimant's settlement report,
- **B.4.** Description of Claim: Claim was for asbestos-related injuries.
- B.5. Settled: Yes, to the extent identified in Claimant's settlement report.
- B.6. Settlement Amount: Please refer to the information contained in Claimant's settlement report. To Claimant's knowledge, settlements are protected by a duly executed confidentiality agreement. Claimant cannot and will not violate any confidentiality agreements.

DI	$\mathbf{C}\mathbf{D}$	Δ	C1	$\Gamma$ E $]$	n
$\mathbf{r}$	7 L.J.	_	-1		u



B.7. Claim Allowed: To the extent identified in Claimant's settlement report, the claim was allowed and funded.

### PART VIII: CLAIMS BY DEFENDANTS OR RELATED PERSONS

To the extent the Claimant is deceased as evidenced by the attached death certificate the following person(s) maintains Claimant's claim:

Representative:

Representative's relationship to Claimant:

Representative's legal capacity:

Representative's social security number:

Representative's mailing address:

### PART IX: SUPPORTING DOCUMENTATION

Please see attached documents.

PART X: ATTESTATION THAT INFORMATION IS TRUE AND ACCURATE

- Claimant Verification: The Claimant specific information requested in the W.R. Grace Asbestos Personal Injury Questionnaire that is within the knowledge of the Claimant is also contained in Claimant's interrogatory responses. Claimant 's verification attests that the information contained therein was true and correct and, as such, that endeavor need not be duplicated here.
- Attorney Verification: To the best of my knowledge, the information contained in Claimant's response to the W.R. Grace Asbestos Personal Injury Questionnaire is true and accurate.

Attorney Sig	gnature
--------------	---------

Date

Printed Name: Bryan O. Blevins, Jr.

Aaryn K. Giblin

Colin D. Moore



# WORK HISTORY INFORMATION

W. R. GRACE



### REDACTED

REDACTED

Employer	Occupation	From	То
U.S.STEEL-FAIRFIELD,AL	OPER-REPAIR-LABOR	1952	1958
CENTRAL FOUNDRY-HOLT, AL	MACH-REPAIR-LABOR	1960	1964

BAL



SSN LastName	FirstName MI	Suffix	Defendant	SettlementAmount
			3M ·	\$400.00
			Abex	\$275.00
_			Asarco	\$250.00
REDACTED			Celotex	\$1,000.00
- 120			Crown Cork	\$1,100.00
		)	CSR	\$250.00
			DresserInd	\$100.00
			EaglePicher	\$2,406.00
			GE	\$3,000.00
			Garlock	\$1,400.00
			H.K.Porter	\$172.50
			Harb-Walke	\$1,000.00
			Inger-Rand	\$1,000.00
			Met Life	\$1,550.00
			Mobil Oil	\$400.00
D			N A Refract	\$400.00
REDACTED			SEPCO	\$200.00
			ShookFletch	\$900.00
	•		SHOOKFLETCH2	\$195.00
	,		Westinghou	\$1,350.00
	_			\$17,348.50

WR GRACE-P10 007549-030

RAY A. HARRON, M.D. P O Box 400 Bridgeport, WV 26330

12/29/94

NAME:

REDACTED

DATE OF X-RAY:12/9/94

There are primary s, secondary t, sized opacities involving six lung fields. Profusion 1/1.

IMPRESSION: Consistent with asbestosis.

RAH/KC

Ray A Harron, M.D.
Diplomate of the American Board
of Radiology

······································	REDACTED			
	WORKER'S Social Security Number	TYPE OF READ		ACE-P10 007549-031
14.	DATE OF X-RAY IB. FILM Q	man destable	IC. IS FILM COMI	
2A.	ANY PARENCHYMAL ABNORMA CONSISTENT WITH PNEUMOCON	LITIES HOSIS?	COMPLETE NO 18 and 2C NO 18	PROCEED TO SECTION 1
28.	PRIMARY SECONDARY  P X P S  Q 1 Q X  I U C U  R L	c. PROFUSION    %   %   %   %   %   %   %   %   %	SIZE A A	
JA.	CONSISTENT WITH PNEUMOCON	IOSIS7 YES	SB, 1C and 1D NO	PROCEED TO SECTION 4
s. Di	APHRAOM (plaque)  SITE OR L  IN PROFILE  L WIDTH	OL OABC	SITE O R SITE O R IN PROFILE O A B C	0 L 0 A B C
1	ANGLE  SITE ORL  FACE ON  IIL EXTENT O 1		FACE ON 0 1 2 3	0123
3D.		1 2 3 b. W	0 L   EXT   1APHRAGM   0 1 2   1ALL   0 1 2   THEA SITES   0 1 2	3 3 PROCEED TO SECTION 4
4.	ANY OTHER ABNORMALITIES?	YES	COMPLETE NO #	PROCEED TO SECTION I
48.	OTHER SYMBOLS (OBLIGATORY)  O ax bu ca cn co cp cy  Report items which may be of present clinical OD (SPECIFY od.)	di ef em es ir hi he	والمساورة المساوية	Physician noufied?
	in this tection.			
4C.		Consistent w	ith asbestosis ith asbestos relate	PROCEED TO
	SHOULD WORKER SEE PERSONAL PHYSICI		13 IN SECTION (C:	SECTION 1
<b>5.</b>	RAII  Complete If toofAl security Ruy A. I STREET AD		400 Pay Harton	E ZIP CODE
	*Furnishing)	your social security number is vo	deeport NV luntary. Your refused to provide	26330

### LARRY M. MITCHELL, M.D.



INTERNAL MEDICINE

BUFORD PLAZA, SUITE I 3055 McFARLAND BOULEVARD NORTH PORT, AL 35476

TELEPHONE (205)-339-9533

DATE:

December 9, 1994

NAME:

ADDRESS:

REDACTED

SSN:

REDACTED

DOB:

DATE OF EXPOSURE: 1952 to 1964 intermittently

CHIEF COMPLAINT: Dyspnea

PRESENT ILLNESS: The patient relates a progressive onset of dyspnea over the past few years to a class 3\* limitation. (Dyspnea while walking on level ground with person of the same age or walking up one flight of stairs. Patient can walk a mile at own pace without dyspnea, but cannot keep pace on level ground with others of same age and body build.) This is associated with a cough. He has had some night sweats and also angina. He denies pneumonia. He quit smoking 11 years ago after a 2 pack a day 40 year history of cigarette smoking.

OCCUPATIONAL EXPOSURE HISTORY: The man is a machinist, he worked from 1952 to 1954 at U.S. Steel, 1956 to 1958 at U.S. Steel and from 1960 to 1964 at Central Foundary in Holt, AL. During his employment, he had occasion to be intermittently exposed to asbestos materials.

<u>PAST HISTORY:</u> No history of hypertension, diabetes, tuberculosis or cancer. He has had no significant operations. He is on no medications. He denies allergies.

FAMILY HISTORY: No history of high blood pressure, diabetes, tuberculosis or lung disease.

<u>SOCIAL HISTORY:</u> He is married. He has 5 children. He does not smoke. He occasionally drinks alcoholic beverages.

<u>REVIEW OF SYSTEMS</u>: There is no history of connective tissue disease, cancer chemotherapy, pulmonary toxic drugs or lung irradiation.

Page Two



### PHYSICAL EXAMINATION:

GENERAL: He is a well developed well nourished caucasian man in no distress. He is 73" tall and weighs 275 lbs.

VITAL SIGNS: Blood Pressure - 142/78

Pulse

Respiration

HEAD: Normochephalis.

NECK: Supple without masses.

CHEST: He has a normal excursion. Vocal fremitus is equal bilaterally. Percussion note is within normal limits. On anscultation the chest is clear.

EXTREMITIES: No clubbing or cyanosis.

SKIN. NAILS & HAIR: Within normal limits.

PULMONARY FUNCTION TESTS: Pulmonary function test done on 12/09/94 reveals a forced vital capacity of 53% of predicted. Total lung capacity is reduced to 64% of predicted. The DLCO is calculated at 67% of predicted.

**IMPRESSION:** Pulmonary asbestosis.

The diagnosis "Pulmonary asbestosis" means that this individual is suffering from an DISCUSSION: abnormality of the parenchymal lung tissue consistent with interstitial fibrosis as a result of exposure to asbestos products.

Page Three



RECOMMENDATIONS:

- 1. Chest x-ray every six months.
- 2. Follow-up by local physician.

comprised BD

Larry M. Mitchell, M.D.

\*References

1) Guides to the Evaluation of Permanent Impairment, ed. 2. Chicago, American Medical Association, 1984, by permission.



# INDUSTRIAL HEALTH COUNCIL BIRMINGHAM, AL.



### REDACTED

Name:

Gender: Male

Age: 67

Race: Caucasian

Height(in): 73

Weight(lb): 286

Any Info: Diagnosis:

Medication:

Dyspnea Rest: No

Dyspnea Exercise: No

( ) = OUTSIDE 95% CONFIDENCE INTERVAL

Cough: No Persistent: No ld:

Date: 10/05/00

Temp: 22

. ---

PBar: 742

Physician:

**Technician: Wanda Jones** 

Smoker: No

How Long:

Stopped:

Version: IVS-0101-04-4

Cigarettes: No Cigars: No

Pipe: No

			PR	E-RX	POST	r-RX	
Spirometry	(BTPS)	PRED	BEST	%PRED	BEST	%PRED	% CHG
FVC	Liters	5.02	** 2.59	** 52			
FEV.5 FEV.5/FV	Liters C%	3.12	** 1.30 50	** 42			
FEV1 FEV1/FV0	Liters	3.83 76	** 1.69 ** 65	** 44			
FEV3 FEV3/FV0	Liters	4.57 91	** 2.21 ** 85	<b>** 48</b>			
FEF25-75 FEF75-85	%L/sec	3.36	** 0.89 0.20	** <b>2</b> 6			
FEF25% FEF50%	L/sec L/sec		3.30 1.14				
FEF75% Vmax 80% Vmax 70% Vmax 60%	6 TLC/sec	;	0.31				
FEF200-1	200'sec		2.65				
PEF	Lisec		4.81				
FET100%	Sec _		8.51				
FIVC FIV1	Liters Liters	5.02	** 2.16 1.65	** 43			
FIV1/FIVC FIF50%	Lisec		76 2.04				
PIF FEF/FIF50			2.58 0.56				
FEV1/FIV1	l		1.03				
MVV f	L/min BPM						
ALIBRATION: Pred Vo	dume: 3.0 <b>6</b>	Sopire Avg: 2.9	5	Inspire Avg: 3	.01	Flow Cal	Date: 10/05/00

PF Reference: Crapo/Hsu

PAGE 2-Name:

REDACTED

łD:



**LUNG VOLUMES: (NITROGEN METHOD)** 

		Ref	Pre	Pre	Post	Post	Post
			Meas	% Ref	Meas	% Ref	% Chg
VC	Liters	5.02	** 2.59	** 52			_
TLC	Liters	7.59	** 5.31	** 70			
RV	Liters	2.54	2.72	107			
RV/TLC	3%	35	** 51				
FRC N	2 Liters	4.04	3,32	82			
ERV	Liters	1.66	** 0.25	** 15			
IC	Liters	3.31	** 1.99	** 60			
VE	L/min	9.8	11.4	117			
Vt	Liters		1.02				
f	BPM		11				

# DISTRIBUTION

	Ref	Pre	Pre	Post	Post	Post
		Meas	% Ref	Meas	% Ref	% Chg
LCI		9.91				•
Wach Time Min		52				

# DIFFUSION

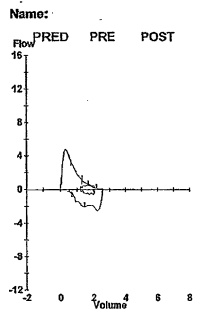
		Ref	Pre Meas	Pre % Ref	Post Meas	Post % Ref	Post % Chg
DLCO	mL/mmHg/min	35.9	** 7.1	** 20			,, ,,,
DLCO/VA	mL/mHg/min/L	4.80	5.08	106			
Kroghs K	i/min		4.39				
VA	Liters		1.39				
CO T.C.	Sec		13.7				
IVC	Liters		0.80				
FI CH4	%		0.300				
FE CH4	%		0.122				
FI CO	%		0.300				
FE CO	%		0.051				

# COMMENTS

Pt. made very good effort but, had much difficulty.

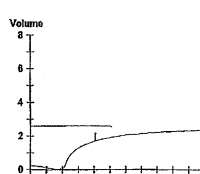
# REDACTED

PAGE 3



id: t

PRED POST PRE



 Interpretation:

CALIBRATION: Pred Volume: 3,65Expire Avg: 2.95

Inspire Avg: 3.01

Flow Cal Date: 10/05/00

( ) = OUTSIDE 95% CONFIDENCE INTERVAL

PF Reference: Crapo/Hsu

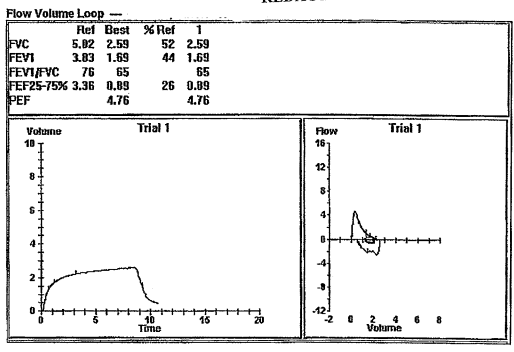
Version: IVS-0101-04-4



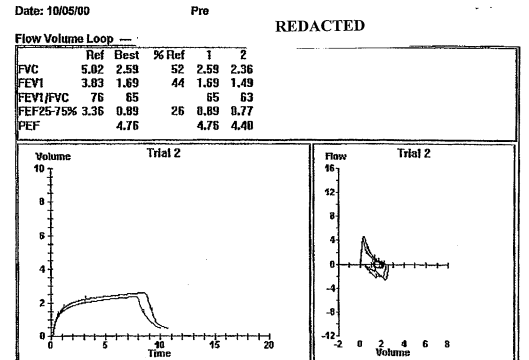
Date: 10/05/00

Pre

REDACTED



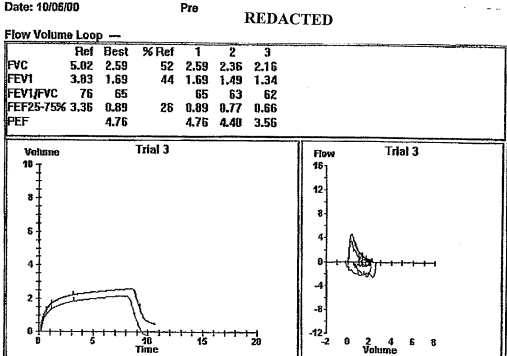
PR GRACE-P1Q 007549-039



RADOSTRIAL DEALTH COUNCIL BIRMINGHAM, AL.



Date: 10/05/00

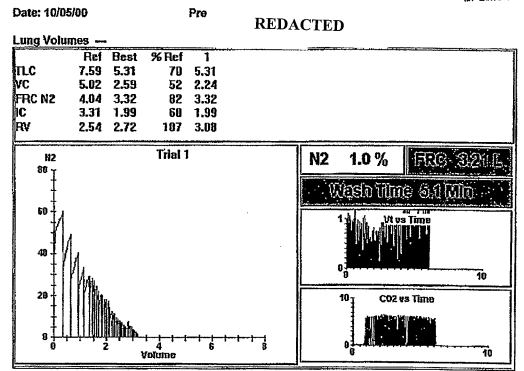


BIRMINGHAM, AL. f f A

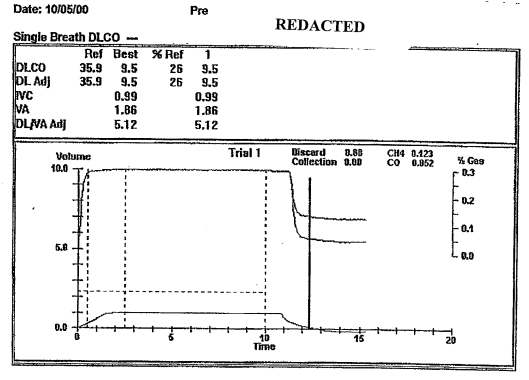
Date: 10/05/00 Рге REDACTED Flow Volume Loop --2 Ref Best % Ref 3 FVC 5.02 2.59 52 2.59 2.36 2.16 2.35 FEVI 1.55 3.83 1.69 44 1.69 1.49 1.34 FEVI/FVC 76 65 65 62 66 63 26 FEF25-75% 3.36 0.890.77 99.0 0.89 0.89PEF 4.81 4.81 4.76 4.40 3.56 Trial 4 Trial 4 Flow Volume 12 8 10 Time

2 4 Volume



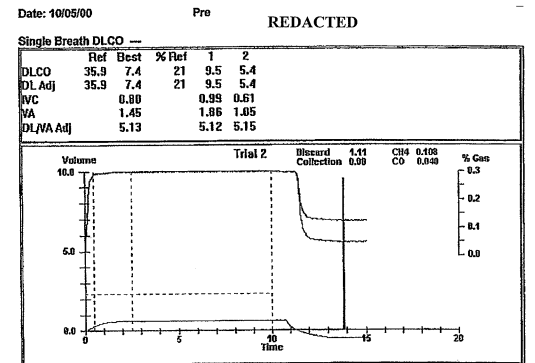






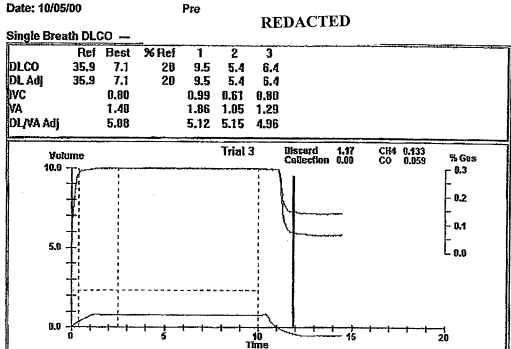
INDUSTRIAL HEALTH COUNCIL - BIRMINGHAM, AL.





INDUSTRIAL HEALTH COUNCIL BIRMINGHAM, AL.





# . IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

MR GRACE-PIQ DOZE 40	42 R GRACE-PIQ 007549-046
----------------------	---------------------------

IN RE:	. )	Chapter 11
W.R. GRACE & CO., et al.,	. ) Debtors. )	Case No. 01-01139 (JKF) Jointly Administered
•	. )	) )

# GENERAL OBJECTIONS TO CLAIMANT DISCOVERY QUESTIONNAIRE

("Claimant") hereby makes the following general objections to the W.R. Grace Asbestos Personal Injury Questionnaire (the "Discovery Questionnaire"):

- 1. Pursuant to Federal Rule of Civil Procedure 26(b)(4)(B), Claimant objects to the Discovery Questionnaire to the extent that it seeks disclosure of facts known or opinions held by any expert who has been retained or specially employed in anticipation of litigation or preparation for trial and who is not expected to be called as a witness at trial. Without limiting the foregoing, Claimant objects to the following provisions of the Discovery Questionnaire as violative of Fed. R. Civ. P. 26(b)(4)(B):
  - (a) Claimant objects to Section C of the Instructions to the extent that it requests the completion of Part II of the Discovery Questionnaire "if you received diagnoses and diagnostic tests relating to the same condition by multiple doctors."
  - (b) Claimant objects to Section C of the Instructions to the extent that it requests the production of "any and all documents" that "support or conflict with your diagnosis."
  - (c) Claimant objects to Section C of the Instructions to the extent that it requests the production of "all x-ray readings and reports."
  - (d) Claimant objects to Section C of the Instructions to the extent that it requests the production of "all pulmonary function test results, including the raw data and all spirometric tracings, on which the results are based."
  - (e) Claimant objects to Section J of the Instructions to the extent that it requests the production of "any and all documents" that "support or conflict with your diagnosis."
  - (f) Claimant objects to Part II of the Discovery Questionnaire to the extent that it requests disclosure of "diagnoses and diagnostic tests" by "multiple doctors" concerning "previous or subsequent diagnoses or diagnostic tests that change or conflict with the original diagnoses." Claimant urges this objection with regard to all "conditions" for which disclosure is requested.
- 2. Claimant further objects to the Discovery Questionnaire to the extent that it seeks disclosure of any privileged communication between Claimant, and/or a representative of Claimant, and any attorney for Claimant, and/or a representative of any attorney for Claimant. In addition, pursuant to Federal Rule of Civil Procedure 26(b)(3), Claimant objects to the Discovery Questionnaire to the extent that it seeks disclosure of the work product of any attorney for Claimant, including but not limited to the mental impressions, conclusions, opinions or legal theories of any attorney or other representative of Claimant. Specifically, and without limiting the foregoing, Claimant objects to the following provisions of the Discovery Questionnaire as violative of the attorney-client communication and/or attorney work product privileges:
  - (a) Claimant objects to Part II of the Discovery Questionnaire to the extent that it asks if Claimant "retained counsel in order to receive any of the services performed by the diagnosing doctor."
  - (b) Claimant objects to Part II of the Discovery Questionnaire to the extent that it asks if "the diagnosing doctor was referred to you by counsel."
  - (c) Claimant objects to Part II of the Discovery Questionnaire to the extent that it asks if Claimant is "aware of any relationship between the diagnosing doctor and your legal counsel" unless

#### REDACTED



Claimant's knowledge was obtained other than through communication with Claimant's legal counsel and/or his/her representative.

- (d) These objections are urged with regard to each instance that the above questions are asked in sections 2, 3, 4, 5, 6 and 7 of Part II of the Discovery Questionnaire.
- 3. Claimant further objects to Part VII the Discovery Questionnaire to the extent that it seeks disclosure of information relating to litigation and claims regarding silica as irrelevant to the issues concerning Claimant's asbestos claim against W.R. Grace & Co. and/or its affiliated debtors.
- 4. Claimant further objects to Section a.6 of Part VII of the Discovery Questionnaire to the extent that it seeks disclosure of settlements reached with other defendants that are subject to binding confidentiality agreements.
- 5. These general objections are made in addition to, and without waiver of, any specific objections contained within the responses to the Discovery Questionnaire itself. This covering sheet is intended to be, and is hereby, incorporated into the Discovery Questionnaire as if repeated therein verbatim in full.
- 6. By submitting this response to the Discovery Questionnaire, Claimant does not intend to, and hereby does not, submit to the jurisdiction of the United States District Court for the District of Delaware, to the United States Bankruptcy Court for the District of Delaware, or to any other court. Claimant reserves (i) all objections to jurisdiction and/or venue, (ii) all protections afforded under Federal Rule of Civil Procedure 45 and Federal Bankruptcy Rule of Procedure 9016, and (iii) the right to jury trial afforded under 28 U.S.C. § 157(b)(5). Respectfully submitted,

# PROVOST ☆ UMPHREY

Law Firm, L. L. P.

COLIN D. MOORE ATTORNEY AT LAW

490 PARK STREET • P.O. BOX 4905 • BEAUMONT, TEXAS 77704 409-835-6000 • 1-800-289-0101 • FAX 409-813-8610

April 10, 2006

Rust Consulting, Inc. Claims Processing Agent 201 S. Lyndale Avenue P.O. Box 1620 Faribault, MN 55201

Re: W. R. Grace & Co. Bankruptcy

Dear Sir or Madam:

Enclosed please find Claimants represented by Provost \* Umphrey's Objections and Answers to W.R. Grace Asbestos Personal Injury Questionnaire. These questionnaires were responded to on behalf of all claimants for which Grace requested information. Each Questionnaire should be read in concert with the enclosed documentation, and Objections and Answers included for each Claimant. These packets are intended to be considered answers to W.R. Grace Asbestos Personal Injury Questionnaires, and for no other purpose.

Previous to your receipt of this, you should have received a return shipment of Questionnaires that were sent to us, but because of a lack of identifying information, we were not able to identify as being Provost \* Umphrey Clients. With that shipment, we noted that if the debtor were able to provide more identifying information on these claimants, we would search our records and answer on behalf of any Provost \* Umphrey clients.

Sincerely,

Colin D. Moore

CDM/mm Enclosures

REC'D APR 1 3 2006

-Mm



Client Last	Client First	Client MI	Client Title	\$sno *
ABERNATHY	ROBERT	L		427-24-2785
ADAMS	JOHN	Α		463-36-9524
ADAMS	JOHNNIE	T.		458-44-0645
AGEE	LOUIS			418-48-2267
ALBRECHT	WILBERT	G		463-52-2573
ALLDAY	JACK	C.	and him make transferance was	426-18-3852
ALLEN	ALVIN	W	to the same and the same and the	459-36-3838
ALLENDE	ROSE	М.		459-82-1429
; ALMARAZ	VINCE	G.		451-08-2318
ANDERSON	CHARLES	w		453-44-5352
ANDERSON	EDDIE		te ante- interesti	434-40-7269
ANDERSON	RICHARD	F.		459-03-9862
ANDRES	ALBERT	М.	JR.	438-44-1597
ANTILLEY	JAMES	R.		460-42-8162
ARCOS	RICHARD		and the second section of the second section s	449-88-2924
ARPIN	JOSEPH	F	-my - mangada We did sampanda mangada ma	435-22-1382
ARTHUR	PHILIP	E		525-09-4643
AVERY	ROBERT	E		264-20-7162
BAILEY	CHESTER	<b></b>		456-16-8501
BAIRD	HAROLD	S.		702-03-7374
BAIRD	KENNETH	W.	n me m	494-18-1038
BALL	BARNEY	J.		439-10-6766
BARBIN	LESTER	L.		460-05-9661
BARKS	CHARLIE		JR.	435-44-5522
BARLOW	SAMUEL			463-24-6413



	The state of Alberton Lawrence, along the second and the second an	Ţ <del></del>		1
BARNES	THOMAS	<u>w.</u>		198-24-0902
BARNETT	CLYDE			420-58-2843
BARRETT	DAVID	Α		491-38-7155
BARRON	JACK	E		467-52-8409
BARROW	JOHN	J		457-22-6376
BARTLETT	PAUL	N		454-10-2767
BEARD	FREDDIE	M	<u> </u>	317-28-8646
BEARD	LESTER	1 1 ~~	! !	420-42-4076
BECK	'THOMAS	В.		280-18-2762
BEENE	DONALD	D.	-	456-46-1969
BELL	JOSEPH	: S.	<u> </u>	490-32-4335
BENDY	ALLEN	<u></u>	<u> </u>	455-40-1635
BENGE :	ROY	М.		460-16-8215
BENNETT	WILLIAM	, ;L	<u> </u>	464-18-1523
BERNARD	LYMAN			091-16-6512
BIAZA	ROBERT	L	SR.	465-42-7473
BILLEAUD	LESTER	<u>'w.</u>	ļ	453-66-9605
BIRCHFIELD	THEO	, 04		246-32-3787
BLACK	LAWRENCE	R.		155-18-6003
BLACKMAN	JIMMY	iL		456-36-5736
BLACKSHER	-BUFORD	C.		453-12-2696
BLACKWELL	ROY	1E	}	431-12-1264
BOBBITT	ROBERT	E	-	451-18-9272
BOLINGER	BILLY	† ; ;	<u>.</u>	513-24-1531
BONDS	LARRY	; <u>'</u> E	7 7 7 7	462-54-4033
BOOKER	, WILLIE .		b.	449-03-7395



r	T			· · · · · · · · · · · · · · · · · · ·
BOREL	LOUIS	<u>j</u> A.		347-12-8279
BORQUE	TOMMY	M		455-48-0100
BOURGEOIS	ANTONIO	<u> </u> D	JR.	461-60-8081
BOUTTE	CORA			450-56-1740
BOYD	HORACE			452-09-6415
BOYKIN	LEVI	;	JR.	462-52-5935
BOZEK	MICHAEL	, T.		185-28-9474
BRACKIN	JOSEPH	·		455-48-0320
BRADBERRY	SEAMAN	W.	: t	455-28-0614
BREAUX	JOSEPH	. A.	:	455-48-1207
BREITEN	JOHN	Н.	·	; :464-18-9518
BRIGGS	JAMES	,; <u>C.</u>	e i i i i i i i i i i i i i i i i i i i	292-38-8035
BRISCOE	ELIJAH	. <u></u>		460-20-0283
BROOKS	EMMA	;L		451-36-5685
BROUSSARD	EUGENE			437-68-5085
BROUSSARD	HERBERT	<u>N</u>	i . • • • • • •	454-42-8915
BROUSSARD	JOSEPH	N	: !	,438-26-0546
BROWN	A. :	<u>D.</u>	JR.	,457-32-7584
BROWN	LOUIS			439-12-7267
BROWN	MURRIEL	<u>.</u> . <u>.</u>	f 	454-70-3713
BROWN	PAUL			718-01-5798
BROWN	ROY	B	· } · -	437-03-4231
BROWN	UТАН		: : : }**	451-36-7214
BRYAN	TRACY		isr.	459-09-9593
BUCHHOLZ	MILLIAM	E.		.281-10-3342
BÜÇKALEM	AUBREY	-J		458-32-4649



-				minute franchischer von der
BURCH	BENJAMIN			449-12-5554
BURRILL	TONY	<u> </u>	<u> </u> 	423-30-0127
BURTON	JOHN	H.	_ isr.	463-24-6501
BUXTON	j JULIUS	м.		456-34-5626
BUZZARD	GROVER			446-44-9817
BYRD	JAMES	A.		527-18-3953
CALLAWAY	RAYMOND	A		456-34-2914
CAMPBELL	LARRY	; G	;	320-36-4810
CANTU		(M.		455-42-2427
CAPPADONNA	EDNA	;B.		
CARDWELL	KENNETH	R	SR.	524-42-0472
CARMON	HERBERT	1	1	464-62-5093
CARTER	JOE			445-07-8499
CARTER	JOHN			719-14-1297
CASSIDY	DALE	<u>L</u>	5.	364-36-5949
CATO	VIRGINIA	·		463-32-1874
CELAYA	FRANK			461-80-8892
CENTER	GLEN	Т.		524-03-1132
CHANCE	ELMER	<u> </u>		455-28-1236
CHANCE	ISIAH	<u> </u> D.		256-44-1991
CHARLES	JUANA		ac confirme a sure	457-56-0407
CHERRY	CARL	jc.	· · · · · · · · · · · · · · · · · · · ·	1458-52-1403
CHRETIEN	ROBERT			458-30-6557
CLARK	TOMMY		2 E See Street Be S. See As As as a	421-60-2107
CFICK	ROBERT	. <u> </u>		455-28-1277
COLEMAN	EDMON	<b>L.</b>		497-07-7953



r		<u> </u>		
COLLINS	GEORGE			452-26-3043
COLLINS	JOSEPH	D.		458-10-0047
соок	JOHN	F		456-12-8162
COOLEY	SIDNEY	v		456-12-7390
COOLEY	WESLEY	H.		419-44-6911
CORMIER	LLOYD			434-16-6589
CORRELL	TRAVIS	E		439-28-4868
соисн	THOMAS	<u>[C.</u>		424-07-9016
COUNTS	<u>. (c.</u>	;G.	JR.	458-32-2917
COVERT	HUGH		; ;	460-58-3065
COWAN	DARRELL	<u>c.</u>		456-36-1062
COWAN	WILLIAM	н.		490-24-8245
COWART	BILLY	М.		455-44-2019
COWART	JAMES	A.		458-68-3416
cox	AZRO			349-07-7407
CRAVEY	вов			451-16-3321
CREW	EARL	<u>w</u> .	SR.	453-16-2066
CROSBY	GERALD	<u>w.</u>		421-70-0297
CRUSE	ALTON	<u> </u> T.		449-18-3302
CRUSE	HELEN	В.		455-28-1340
CRUSE	RALPH	Α.		464-18-3719
cuccio	ANTHONY	<u>A</u> .	ال	.438-26-0997
cuccio	ANTHONY	A.		438-26-0997
DANIELS.	JACK	<u>w.</u>	SR.	463-24-6905
DANIELS	JACK	<u>w</u> .	SR.	463-24-6905
DANIELS	NORMAN	E		454-10-8603



DARBONNE	ROBERT	V		438-44-7535
DAVIS	ELTON	<u> </u>		456-12-0395
DAVIS	GEORGE	В.		465-70-0651
DAVIS	LEROY	L.		461-20-5085
DAVIS	ROBERT	L.		467-52-9274
DAWSON	DEVAIN	ļ		423-64-8115
DEFFIBAUGH	оттів			513-09-8824
DELEON	ROSARIO			453-62-0506
DERESE	AARON	<u>L.</u>		459-03-0940
DEROUEN	MELVIN	J.		462-44-0238
DINSMORE	WILLIAM	Н.		555-56-8503
DIXON	ARTHUR	C.		454-16-9079
DOBKINS	KENNETH	E.		498-44-8093
DODSON	EDWARD	-		478-12-1013
DOLCE	MÁRY	Α.		456-34-6443
DORMAN	JAMES	<u>F.</u>		458-30-6659
DRAGULSKI	STANLEY	W.		358-05-4358
DRIESSNER	MARVIN	<u>C.</u>		463-20-2159
DUFFEY	JOSEPH	<u>L.</u>		212-24-7497
DUNLAP	GEORGE	К.	ļ	455-28-1963
DUPLANTIS	DENNIS	<u> </u>	SR.	436-14-9339
DUPLECHAIN	JAMES	D.		436-52-8317
DURDEN		0.		465-07-4659
EDISON	ROBERT	Ċ.		527-12-3955
EDWARDS	WILLIE	ĮΕΑ		421-09-3008
ELLISON	JAMES		} 	.467-52-9396



F				·
ENGLEBERT	FRED			416-32-1060
ERWIN	DALTON	<u> </u>		459-28-3598
ESCAMILLA	EVE	E		461-76-8602
EUBANKS	ROBERT	<u> </u>	JSR.	416-22-5397
EVANS	CHARLES	E		435-46-7868
EVANS	CHARLES		1	235-44-9410
EVANS	JOHN			234-46-5589
FARRIS .	ROBERT	E.		452-50-7017
FAULK	MELVIN	يا. يا.		454-42-6203
FERGUSON	AUSTIN			453-07-5729
FILIPPINI	JOHN	<u>.</u>		190-05-9124
FITZGERALD	DAVID	,E		428-46-0528
FLETCHER	CHARLES	<u>R</u>		463-20-1595
FLETCHER	THOMAS	<u>;c.</u>	Jm an mm	452-09-3868
FLORES	JOE			451-48-8180
FORD	ROBERTA			460-60-8811
FORMAGUS	ЈОНИ	is.	ļ	454-09-9680
FOUNTAIN	BILLY	<u></u>	•	466-36-3536
FOX	RALPH	B.	JR.	454-30-1975
FRANKLIN	EUGENE		- 	421-20-0410
FRENCH	WALTER			394-09-4073
GADDY	DELBERT		a para da para da	465-32-8810
GANDY	WILLIE	is.		456-12-8646
GANT	LARRY			257-52-5097
GASPARD.	RAYMOND	. J.		436-60-1146
GATELY	BOYD	, c.		431-18-3890



			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
GAUTHIER	ERNEST	P.		434-03-6891
GETER	FLETCHER			1449-05-8779
GIBSON	JOHN	A.		434-38-6103
GILCREASE	OLIVER			438-44-6391
GILLILAND	DOUGLAS	,A.		416-58-9877
GILLIOZ	MAURICE	E.	SR.	452-34-9929
GLADDEN	JERRY	<u>.</u> . <u>İ</u> B		456-34-1269
GORMAN	ROY	<u> </u>		461-16-1652
		D A CEPED		و من المناسب المناسب المناسب
j	RE	DACTED		
GREEN	JOEL	<u></u> <u></u> <u></u> <u></u>		254-38-7089
GREEN	WILLIAM	<u>M.</u>		464-46-7491
GREGORY	J	D.		464-18-8991
GROUNDS	CLIFFORD			1233-12-5509
GUAJARDO	ALFREDO			459-50-3558
GUILLORY	JOSEPH	R.		454-40-7925
GUILLORY	RIFFORD			463-24-6460
GUILLORY	YORICK	P.		437-30-3042
GUTIERREZ	ROBERT			451-50-4067
HALEY	CAROL	L.	SR.	434-46-0518
НАММАС	AUSTIN	E.		422-12-4928
HANSON	JERRY	<u>[H.</u>		461-52-7642
HARDAGE	HAROLD			425-42-8806
HARNESS	HOMER	D.	JR.	290-48-2904
HARRIS	ERNEST	· :	JR.	458-26-8637
I HARRIS	FRANCIS	:	į	{435-44-1343



<u> </u>				
HARRIS	JOHN	M.		460-42-9020
HARRIS	LONNIE	D.		466-76-9981
HARRIS	WILLIAM	M		456-12-2924
HARTFORD	EDWIN	c.		454-10-4367
HASKETT	WILLIAM	A.		464-62-5297
HATFIELD	HARROM			423-12-6631
HAYNES	JOHN	0.		513-16-6459
HAYNES	WILLIS	R.		458-30-6610
HEBERT	ADAM		JR.	453-24-6179
HEHL	WARREN	D.		276-22-4462
HENRY	HARRY	A.	· 	454-22-8358
HERRIN	HOBBY	<u>H.</u>		456-12-1029
HERRIN	LAWRENCE	J	JR.	463-36-1208
HERRIN	LAWRENCE	<u>J.</u>	JR.	463-36-1208
HERRIN	THOMAS	B.		456-12-0980
HICKMAN	JACK	A.		457-52-7675
HICKMAN	SAM	J.		434-68-5174
HIDALGO	RENE	A		465-07-4698
HILL	ROBERT	L	· ; · · · · ·	459-05-8882
HINES	Т.	D.		439-10-9353
HOGAN	ТОММҮ	. <u> </u>	) , , , , , , , , , , , , , , , , , , ,	457-38-5815
HOLLAND	BILLY			725-07-6558
HOLLIDAY	JOEL	D.	SR.	434-50-5917
HOLLIER	MILDRED			463-20-2034
HOLMES	THOMAS	Т.	· ·	462-66-5496
HOMESLEY	LAWRENCE	<u>.</u> E.		465-09-6830



HORACE	CLARENCE			461-18-0292
HOWARD	EARNEST		SR.	433-28-0283
HOWTON	J.	FR		418-01-8107
НОҮТ	LAHOMA	М.		457-72-7577
HUBERT	EDGAR			461-20-9852
HUVAL	LEE ROY			438-24-0932
HYATT	VIVIAN			463-20-1721
ISRAEL	ALEX			434-28-2659
JACK	CALVIN		SR.	1462-44-0574
JACKSON	GREGORY	<u> </u>		421-74-4934
JOHNSON	JAMES	E		463-32-1511
JOHNSON	MYRLE	K		524-20-2759
JONES	BERNARD	E		454-10-8893
JONES	JAMES	P		432-16-2236
JONES	MILTON			418-44-3829
JOSEPH	WILL	E.	SR.	452-09-8345
като	ROBERT			725-07-3867
KEES	CHRISTINE	R.		437-36-8617
KEITH	GEORGE	W		418-01-4722
KELLETT	GEORGE .	E		352-22-0298
KELLEY	GARLIN		SR.	457-32-8544
KEY	KENNETH	<u>i</u> E		448-64-9021
KIDD	JESSE	R.		444-12-6036
KIEL	GROSE		JR	456-12-7227
KING	JAMES		SR.	455-58-3435
KING	JOHNIE			254-46-9308



KING	MALCOLM	s		450-28-2022
KITTRELL	THOMAS	E		422-42-0241
KLEESPIES	GEORGE	T.	·	458-30-5780
KNAPP	JACK			464-18-8191
KNIGHT	LOSSE	F		251-22-1149
KOJAK	GEORGE			460-10-4294
KUEHN	WILLIAM			452-60-8241
KULA	AL			288-26-6627
LABOVE	LEROY	<u>J.</u>		436-52-0125
LADAY	ALLEN	-		458-30-6606
LADNER	SAMUEL	<u>c.</u>		455-40-1099
LAMPLEY	WALTER	Н.		299-14-2765
LAND	CHARLES		JR.	j460-58-8116
LANDRY	· CURLEY		SR.	460-64-2835
LANE	ROY	c_		568-07-7325
LARNED	KENNETH	E		458-38-2155
LEBLANC	JOSEPH	P.		456-12-4710
LEBLANC	MURPHY			461-52-8995
LEBLANC	PAUL	S	JR.	461-20-6758
LEBLANC	WILFRED			436-14-7517
LEE	MACK			439-76-3814
LEWIS	CLYDE			454-09-5139
LEWIS	JIMMIE		SR.	456-42-1736
LEWIS	JOHN	<u>;</u> E		453-44-7256
LEWIS	MORGAN			436-12-8790
LITCHFIELD	ELTON	E		.454-09-9267



<u></u>	<del></del>			
LOGAN	JAMES	<u> </u>	SR.	500-42-8478
LOGUE	CLARENCE			464-22-2730
LOSOYA	SEFERINO	<u>J.</u>		460-70-4580
LOWE	DONALD	R.		460-34-8114
LUDWIG	THEODORE	Т.		439-01-1667
LYON	FRED	М.		464-22-5317
MACHANN	EDWIN	J		461-30-9246
MACHEMEHL	KENNETH	<u> E.</u>	SR.	449-56-3604
MACIEL	VICTOR	C.		455-34-2617
MACKEY	ANDY			467-88-2654
MAENLE	ROBERT	G.		299-36-9025
MANN	!TOM	D.		450-34-5473
MANSELL	DOUGLAS	R.		151-26-2575
MARAIST	WALTER	A		454-10-0507
MARS	JAMES	G.		300-20-7748
MARSHALL	HORACE	F.		418-16-1445
MARTIN	JEAN			456-50-8201
MARTIN	RONALD	G.	SR.	466-82-9742
MARTIN	WILLIE			423-26-6961
MARTINEZ	RUDOLPHO			452-66-1301
MARZE	CLIFTON	<u>v.</u>		460-54-1110
MATHEWS	OLIVER			437-34-5455
MCAULIFFE	WILLIE	F		429-38-8057
MCCARTY	том	В.		466-12-5158
MCCLAIN	BILLY			465-46-2859
MCCREADY	RUSSELL	Α.		241-52-8906



MCDANIEL	CHARLES	Н.	464-16-9809
MCDANIEL	LYNN	D	453-62-0855
MCGEE	GLENNIE		416-34-1781
MCKINLEY	WILLIAM	P	424-09-6633
MCLAIN	NEWTON	E	. 464-46-2503
MEAUX	SHELTON	IG.	438-38-5438
MIKE	LOIS	S.	457-90-1912
MITCHELL	LUMOS	K.	456-12-8394
MITCHELL	ROGER		421-05-1218
MONCEAUX	FARLEY	D. 1	467-52-8927
MONCEAUX	MARCIE		439-42-6316
MOODY	WILLIAM	D.	511-12-3382
MOORE	PERCY	J	433-32-9116
MORGAN	ALFRED	W	449-14-5685
MORGAN	DONALD	В.	457-52-7837
MORRIS	RUBY		424-46-9454
MORRISON	JERRY	A	554-58-1029
MOSES	BUSTER	. no take a see to design or a party of the second of the	444-12-6953
MOSLEY	ROBERT		300-38-1005
MOSS	ARNOLD	L.	460-10-2480
MURPHY	CLARENCE		421-01-4974
NAPIER	CARL	C.	232-68-6306
NAQUIN	MALCOLM	M	436-10-1429
NARANJO	J.	N.	457-20-4778
NELSON	ROY	F	465-03-3220
NEWMAN	WILLIAM		i459-03-8590



NEWTON	BERNICE			433-20-5394
NOLTE	HENRY	К.	JR.	461-30-1248
NORRIS	AMBROSE	J.		466-36-4806
OAKES	GLENN			565-50-6408
ODOM	LAVON	N.		464-18-4774
OLSON	·VICTOR	В.		451-46-9092
ORTOLON	JAMES	c.		463-44-0396
OSBON	ALMER	Т.		467-01-8769
PACHECO	RAUL			458-46-3735
PARKS	CHARLES	s.		255-32-4293
PATIN	:CLARENCE			438-20-4880
PATTILLO	KATHERINE	H.		464-22-2766
PATTON	EDDIE			420-18-0021
PAYNE	ROY	<u></u>		459-09-3187
PEACOCK	ROY	В.		461-20-7176
PENNINGTON	AARON	J.		467-62-5044
PEREZ	ANTONIO			458-96-6042
PEREZ	FRED	<u>L.</u>		457-70-4211
PERKINS	RICHARD			450-56-1884
PERRY	CHARLES	R.	SR.	449-40-5797
PETE	HENRY		SR.	450-66-5577
PETE	JIMMY	• !		460-54-1194
PETRUS	FRANCIS	<u>E.</u>		150-14-6381
PHILLIPS	JAMES	J.		504-24-9172
PHILLIPS	LOYD	1 !D.		450-07-4172
: PIĘRCE	;JOHN	B		1 1464-22-4254



PITCHFORD	HAROLD	E.		292-22-1789
PITTS	OWEN	<u>.</u>		458-16-1400
POLLARD	NHOL	T.		455-48-2426
POLLOCK	RAYMOND	E.		458-30-9710
POSS	JAMES	, A.	1	458-26-7779 -
POUSSON	WALTER	jL.		434-34-3542
POWELL	DONALDSON	L.		463-68-3604
PUES	HAROLD	,N		395-14-5975
PULLIAM	JACK	:Н.	u was	254-20-2494
PURVIS	COLBERT	·W.		450-16-6994
RAMIREZ	VALENTIN			467-48-3384
RAMON	RUBEN	V.		462-54-9181
RAMSEY	GRADY	Ŀ	IJR.	453-34-1285
RAMSEY	JACK	M.		457-20-3310
RAMSY	MARVIN.	М. (	SR.	439-36-7293
RAY	JOHN		t 	418-09-2793
RAYBURN	ZEFF	įĻ,	;	460-10-3249
REDMON	LEO			458-12-8145
REEVES	MAXINE	······································		450-28-2392
REILY	JOHN	J.		220-24-1287
RESENDEZ	VIRGINIA	;	: :	451-64-3927
REYNARD	WILLIAM	C.		225-28-5800
REYNOSA	MANUEL	}F.	· · · · · · · · · · · · · · · · · · ·	449-36-1468
RHODES	JAMES	. <u>.</u> R.	SR.	451-36-5116
RICHARD	DORAN	Ì.		454-42-6033
RICHARD	, RAYMOND	v <u>.</u>	-	458-09-4229



		<del></del>	<del></del>	page of the same annual same and a same
RICHARDSON	ERIC	: _T	· · · · · · · · · · · · · · · · · · ·	433-38-6982
RICHARDSON	TAYLOR			419-26-0539
RICKS	JOHN	- -		454-10-7286
RICKS	Јони	<u>jH.</u>	-	433-16-7551
RIDGLE	WILLIE			430-20-9863
RIGGS	HAROLD	;B.	<u></u>	434-14-9149
RILEY	LOUNEAL			431-78-2264
RIPPY	LEO	{F	: 	440-16-5092
RIVERA	OLIVIA	; ~~ · · · · · · · · · · · · · · · · · ·		460-42-1860
ROBERTS	DONNIE		: 	452-66-1344
ROBINETTE	PLEZ	: <b>Н.</b>	ļ	454-34-3903
ROBINSON	JAMES	A		248-66-7862
RODRIGUEZ	ALEX	A.	ļ	i455-42-5206
RODRIGUEZ	RICHARD	D.	JR	457-70-8455
ROFF	LEON	A.	 	1455-28-1581
		•	1	, ;
ROGERS	HAROLD		American Mark 11 Pro	454-10-7750
ROGERS ROGERS	HAROLD ROY			454-10-7750 465-07-4757
				-
ROGERS	ROY			465-07-4757
ROGERS	ROY	V.		465-07-4757   439-40-9873
ROGERS ROSE	ROY ELTON LOUIS	distribution of the second		465-07-4757  439-40-9873  437-09-2945
ROGERS ROSE ROY RUCKA	ROY ELTON LOUIS LEO	V.		465-07-4757  439-40-9873  437-09-2945  452-44-6890
ROGERS ROSE ROY RUCKA RUIZ	ROY ELTON LOUIS LEO MODESTO	V.		465-07-4757  439-40-9873  437-09-2945  452-44-6890  458-22-6890
ROGERS ROSE ROY RUCKA RUIZ RUSSELL	ROY ELTON LOUIS LEO MODESTO	V.		465-07-4757 439-40-9873 437-09-2945 452-44-6890 458-22-6890 459-09-7049
ROGERS ROSE ROY RUCKA RUIZ RUSSELL SAMPSON	ROY  ELTON  LOUIS  LEO  MODESTO  IRA  VAN	V. S.		465-07-4757 439-40-9873 437-09-2945 452-44-6890 458-22-6890 459-09-7049